104TH CONGRESS H. R. 2539

AN ACT

To abolish the Interstate Commerce Commission, to amend subtitle IV of title 49, United States Code, to reform economic regulation of transportation, and for other purposes.

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- To abolish the Interstate Commerce Commission, to amend subtitle IV of title 49, United States Code, to reform economic regulation of transportation, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "ICC Termination Act
- 3 of 1995".

4 TITLE I—ABOLITION OF INTER-

5 **STATE COMMERCE COMMIS**-

6 **SION**

- 7 SEC. 101. ABOLITION.
- 8 The Interstate Commerce Commission is abolished.
- 9 SEC. 102. RAIL PROVISIONS.
- 10 (a) AMENDMENT.—Subtitle IV of title 49, United
- 11 States Code, is amended to read as follows:

12 "SUBTITLE IV—INTERSTATE TRANSPORTATION

"PART A-RAIL

".		a
"Снар"		Sec.
"101.	GENERAL PROVISIONS	10101
"103.	JURISDICTION	10301
"105.	RATES	10501
"107.	LICENSING	10701
"109.	OPERATIONS	10901
"111.	FINANCE	11101
"113.	FEDERAL-STATE RELATIONS	11301
"115.	ENFORCEMENT: INVESTIGATIONS, RIGHTS, AND REMEDIES.	11501
"117.	CIVIL AND CRIMINAL PENALTIES	11701
"Снар	TER	Sec.
"131.	GENERAL PROVISIONS	13101
"133.	ADMINISTRATIVE PROVISIONS	13301
"135.	JURISDICTION	13501
"137.	RATES AND THROUGH ROUTES	13701
"139.	REGISTRATION	13901
"141.	OPERATIONS OF CARRIERS	14101
"143.	FINANCE	14301
"145.	FEDERAL-STATE RELATIONS	14501
"147.	ENFORCEMENT; INVESTIGATIONS; RIGHTS; REMEDIES.	14701
"149	CIVIL AND CRIMINAL PENALTIES	14901

"PART A—RAIL 1

2	"CHAPTER 101—GENERAL PROVISIONS
	"Sec. "10101. Rail transportation policy. "10102. Definitions. "10103. Remedies are exclusive.
3	"§ 10101. Rail transportation policy
4	"In regulating the railroad industry, it is the policy
5	of the United States Government—
6	"(1) to allow, to the maximum extent possible,
7	competition and the demand for services to establish
8	reasonable rates for transportation by rail;
9	"(2) to minimize the need for Federal regu-
10	latory control over the rail transportation system
11	and to require fair and expeditious regulatory deci-
12	sions when regulation is required;
13	"(3) to promote a safe and efficient rail trans-
14	portation system by allowing rail carriers to earn
15	adequate revenues, as determined by the Panel;
16	"(4) to ensure the development and continu-
17	ation of a sound rail transportation system with ef-
18	fective competition among rail carriers and with
19	other modes, to meet the needs of the public and the
20	national defense;
21	"(5) to foster sound economic conditions in

transportation and to ensure effective competition 22

1	and coordination between rail carriers and other
2	modes;
3	"(6) to maintain reasonable rates where there is
4	an absence of effective competition and where rail
5	rates provide revenues which exceed the amount nec-
6	essary to maintain the rail system and to attract
7	capital;
8	"(7) to reduce regulatory barriers to entry into
9	and exit from the industry;
10	"(8) to operate transportation facilities and
11	equipment without detriment to the public health
12	and safety;
13	"(9) to encourage honest and efficient manage-
14	ment of railroads;
15	"(10) to require rail carriers, to the maximum
16	extent practicable, to rely on individual rate in-
17	creases, and to limit the use of increases of general
18	applicability;
19	"(11) to encourage fair wages and safe and
20	suitable working conditions in the railroad industry;
21	"(12) to avoid undue concentrations of market
22	power and to prohibit unlawful discrimination;
23	"(13) to ensure the availability of accurate cost
24	information in regulatory proceedings, while mini-
25	mizing the burden on rail carriers of developing and

maintaining the capability of providing such infor-1 2 mation; and 3 "(14) to encourage and promote energy con-4 servation. "§ 10102. Definitions "In this part— 6 "(1) 'car service' includes (A) the use, control, 7 8 supply, movement, distribution, exchange, interchange, and return of locomotives, cars, other vehi-9 cles, and special types of equipment used in the 10 11 transportation of property by a rail carrier, and (B) the supply of trains by a rail carrier; 12 "(2) 'control', when referring to a relationship 13 14 between persons, includes actual control, legal con-15 trol, and the power to exercise control, through or by (A) common directors, officers, stockholders, a 16 17 voting trust, or a holding or investment company, or 18 (B) any other means; 19 "(3) 'Panel' means the Transportation Adju-20 dication Panel: 21 "(4) 'person', in addition to its meaning under 22 section 1 of title 1, includes a trustee, receiver, assignee, or personal representative of a person; 23 "(5) 'rail carrier' means a person providing 24 common carrier railroad transportation for com-25

1	pensation, but does not include street, suburban, or
2	interurban electric railways not operated as part of
3	the general system of rail transportation;
4	"(6) 'railroad' includes—
5	"(A) a bridge, car float, lighter, ferry, and
6	intermodal equipment used by or in connection
7	with a railroad;
8	"(B) the road used by a rail carrier and
9	owned by it or operated under an agreement;
10	and
11	"(C) a switch, spur, track, terminal, termi-
12	nal facility, and a freight depot, yard, and
13	ground, used or necessary for transportation;
14	"(7) 'rate' means a rate, fare, or charge for
15	transportation;
16	"(8) 'State' means a State of the United States
17	and the District of Columbia;
18	"(9) 'transportation' includes—
19	"(A) a locomotive, car, vehicle, yard, prop-
20	erty, facility, instrumentality, or equipment of
21	any kind related to the movement of passengers
22	or property, or both, by rail, regardless of own-
23	ership or an agreement concerning use; and
24	"(B) services related to that movement, in-
25	cluding receipt, delivery, elevation, transfer in

1	transit, refrigeration, icing, ventilation, storage,
2	handling, and interchange of passengers and
3	property; and
4	"(10) 'United States' means the States of the
5	United States and the District of Columbia.
6	"§10103. Remedies are exclusive
7	"Except as otherwise provided in this part, the rem-
8	edies provided under this part with respect to regulation
9	of rail transportation are exclusive and preempt the rem-
10	edies provided under Federal or State law.
11	"CHAPTER 103—JURISDICTION
	"Sec. "10301. General jurisdiction. "10302. Authority to exempt rail carrier transportation.
12	"§ 10301. General jurisdiction
13	"(a)(1) Subject to this chapter and other law, the
14	Panel has jurisdiction over transportation by rail carrier
15	that is—
16	"(A) only by railroad; or
17	"(B) by railroad and water, when the transpor-
18	tation is under common control, management, or ar-
19	rangement for a continuous carriage or shipment.
20	"(2) Jurisdiction under paragraph (1) applies only to
21	transportation in the United States between a place in—
22	"(A) a State and a place in the same or an-
23	other State;

1	"(B) a State and a place in a territory or pos-
2	session of the United States;
3	"(C) a territory or possession of the United
4	States and a place in another such territory or pos-
5	session;
6	"(D) a territory or possession of the United
7	States and another place in the same territory or
8	possession;
9	"(E) the United States and another place in
10	the United States through a foreign country; or
11	"(F) the United States and a place in a foreign
12	country.
13	"(b) The jurisdiction of the Panel over—
14	"(1) transportation by rail carriers, and the
15	remedies provided in this part with respect to rates,
16	classifications, rules (including car service, inter-
17	change, and other operating rules), practices, routes,
18	services, and facilities of such carriers; and
19	"(2) the construction, acquisition, operation,
20	abandonment, or discontinuance of spur, industrial,
21	team, switching, or side tracks, or facilities, even if
22	the tracks are located, or intended to be located, en-
23	tirely in one State,
24	is exclusive.
25	"(c)(1) In this subsection—

1	"(A) the term 'local governmental authority"—
2	"(i) has the same meaning given that term
3	by section 5302(a) of this title; and
4	"(ii) includes a person or entity that con-
5	tracts with the local governmental authority to
6	provide transportation services; and
7	"(B) the term 'mass transportation' means
8	transportation services described in section 5302(a)
9	of this title that are provided by rail.
10	"(2) Except as provided in paragraph (3), the Panel
11	does not have jurisdiction under this part over mass trans-
12	portation provided by a local governmental authority.
13	"(3)(A) Notwithstanding paragraph (2) of this sub-
14	section, a local governmental authority, described in para-
15	graph (2), is subject to applicable laws of the United
16	States related to—
17	"(i) safety;
18	"(ii) the representation of employees for collec-
19	tive bargaining; and
20	"(iii) employment retirement, annuity, and un-
21	employment systems or other provisions related to
22	dealings between employees and employers.
23	"(B) The Panel has jurisdiction under sections 10902
24	and 10903 of this title over mass transportation provided
25	by a local governmental authority. The enactment of the

1	ICC Termination Act of 1995 shall have no effect on
2	which employees and employers are covered by the Rail-
3	way Labor Act, the Railroad Retirement Act of 1974, the
4	Railroad Retirement Tax Act, and the Railroad Unem-
5	ployment Insurance Act.
6	"§ 10302. Authority to exempt rail carrier transpor-
7	tation
8	"(a) In a matter related to a rail carrier providing
9	transportation subject to the jurisdiction of the Panel
10	under this part, the Panel, to the maximum extent consist-
11	ent with this part, shall exempt a person, class of persons,
12	or a transaction or service whenever the Panel finds that
13	the application of a provision of this part—
14	"(1) is not necessary to carry out the transpor-
15	tation policy of section 10101 of this title; and
16	"(2) either—
17	$\mbox{``(A)}$ the transaction or service is of limited
18	scope; or
19	"(B) the application of the provision is not
20	needed to protect shippers from the abuse of
21	market power.
22	"(b) The Panel may, where appropriate, begin a pro-
23	ceeding under this section on its own initiative or on appli-
24	cation by the Secretary of Transportation or an interested

- 1 party. The Panel shall, within 90 days after receipt of any
- 2 such application, determine whether to begin an appro-
- 3 priate proceeding. If the Panel decides not to begin a pro-
- 4 ceeding, the reasons for the decision shall be published in
- 5 the Federal Register. Any proceeding begun as a result
- 6 of an application under this subsection shall be completed
- 7 within one year after it is begun.
- 8 "(c) The Panel may specify the period of time during
- 9 which an exemption granted under this section is effective.
- 10 "(d) The Panel may revoke an exemption, to the ex-
- 11 tent it specifies, when it finds that application of a provi-
- 12 sion of this part to the person, class, or transportation
- 13 is necessary to carry out the transportation policy of sec-
- 14 tion 10101 of this title. The Panel shall, within 90 days
- 15 after receipt of a request for revocation under this sub-
- 16 section, determine whether to begin an appropriate pro-
- 17 ceeding. If the Panel decides not to begin a proceeding,
- 18 the reasons for the decision shall be published in the Fed-
- 19 eral Register. Any proceeding begun as a result of a re-
- 20 quest under this subsection shall be completed within one
- 21 year after it is begun.
- 22 "(e) No exemption order issued pursuant to this sec-
- 23 tion shall operate to relieve any rail carrier from an obliga-
- 24 tion to provide contractual terms for liability and claims
- 25 which are consistent with the provisions of section 11506

- 1 of this title. Nothing in this subsection or section 11506
- 2 of this title shall prevent rail carriers from offering alter-
- 3 native terms nor give the Panel the authority to require
- 4 any specific level of rates or services based upon the provi-
- 5 sions of section 11506 of this title.
- 6 "(f) The Panel may exercise its authority under this
- 7 section to exempt transportation that is provided by a rail
- 8 carrier.
- 9 "(g) The Panel may not exercise its authority under
- 10 this section to relieve a rail carrier of its obligation to pro-
- 11 tect the interests of employees as required by this part.

12 **"CHAPTER 105—RATES**

"SUBCHAPTER I—GENERAL AUTHORITY

"Sec.

- "10501. Standards for rates, classifications, through routes, rules, and practices.
- "10502. Authority for rail carriers to establish rates, classifications, rules, and practices.
- "10503. Authority for rail carriers to establish through routes.
- "10504. Authority and criteria: rates, classifications, rules, and practices prescribed by Panel.
- "10505. Authority: through routes, joint classifications, rates, and divisions prescribed by Panel.
- "10506. Rate agreements: exemption from antitrust laws.
- "10507. Determination of market dominance in rail rate proceedings.
- "10508. Rail cost adjustment factor.
- "10509. Contracts.

"SUBCHAPTER II—SPECIAL CIRCUMSTANCES

- "10521. Government traffic.
- "10522. Emergency rates.
- "10523. Car utilization.

"SUBCHAPTER III—LIMITATIONS

- "10541. Prohibitions against discrimination by rail carriers.
- "10542. Facilities for interchange of traffic.
- "10543. Continuous carriage of freight.
- "10544. Transportation services or facilities furnished by shipper.

- "10545. Demurrage charges.
- "10546. Designation of certain routes by shippers.

1 "SUBCHAPTER I—GENERAL AUTHORITY

- 2 "§ 10501. Standards for rates, classifications, through
- 3 routes, rules, and practices
- 4 "(a) A through route established by a rail carrier
- 5 must be reasonable. Divisions of joint rates by rail carriers
- 6 must be made without unreasonable discrimination
- 7 against a participating carrier and must be reasonable.
- 8 "(b) A rail carrier providing transportation subject
- 9 to the jurisdiction of the Panel under this part may not
- 10 discriminate in its rates against a connecting line of an-
- 11 other rail carrier providing transportation subject to the
- 12 jurisdiction of the Panel under this part or unreasonably
- 13 discriminate against that line in the distribution of traffic
- 14 that is not routed specifically by the shipper.
- 15 "(c) Except as provided in subsection (d) of this sec-
- 16 tion and unless a rate is prohibited by a provision of this
- 17 part, a rail carrier providing transporation subject to the
- 18 jurisdiction of the Panel under this part may establish any
- 19 rate for transportation or other service provided by the
- 20 rail carrier.
- "(d)(1) If the Panel determines, under section 10507
- 22 of this title, that a rail carrier has market dominance over
- 23 the transportation to which a particular rate applies, the

- 1 rate established by such carrier for such transportation
- 2 must be reasonable.
- 3 "(2) In determining whether a rate established by a
- 4 rail carrier is reasonable for purposes of this section, the
- 5 Panel shall give due consideration to—
- 6 "(A) the amount of traffic which is transported 7 at revenues which do not contribute to going concern
- 8 value and the efforts made to minimize such traffic;
- 9 "(B) the amount of traffic which contributes
- only marginally to fixed costs and the extent to
- which, if any, rates on such traffic can be changed
- to maximize the revenues from such traffic; and
- 13 "(C) the carrier's mix of rail traffic to deter-
- mine whether one commodity is paying an unreason-
- able share of the carrier's overall revenues,
- 16 recognizing the policy of this part that rail carriers shall
- 17 earn adequate revenues, as established by the Panel under
- 18 section 10504(a)(2) of this title.
- 19 "(3) The Panel shall, within one year after the date
- 20 of the enactment of this paragraph, complete the pending
- 21 Interstate Commerce Commission non-coal rate guidelines
- 22 proceeding.

1	"§ 10502. Authority for rail carriers to establish rates
2	classifications, rules, and practices
3	"A rail carrier providing transportation or service
4	subject to the jurisdiction of the Panel under this part
5	shall establish reasonable—
6	"(1) rates, to the extent required by section
7	10507, divisions of joint rates, and classifications for
8	transportation and service it may provide under this
9	part; and
10	"(2) rules and practices on matters related to
11	that transportation or service.
12	"§ 10503. Authority for rail carriers to establish
13	through routes
14	"Rail carriers providing transportation subject to the
15	jurisdiction of the Panel under this part shall establish
16	through routes with each other, shall establish rates and
17	classifications applicable to those routes, and shall estab-
18	lish rules for their operation and provide—
19	"(1) reasonable facilities for operating the
20	through route; and
21	"(2) reasonable compensation to persons enti-
22	
	tled to compensation for services related to the

	10
1	"§ 10504. Authority and criteria: rates, classifications,
2	rules, and practices prescribed by Panel
3	"(a)(1) When the Panel, after a full hearing, decides
4	that a rate charged or collected by a rail carrier for trans-
5	portation subject to the jurisdiction of the Panel under
6	this part, or that a classification, rule, or practice of that
7	carrier does or will violate this part, the Panel may pre-
8	scribe the maximum rate, classification, rule, or practice
9	to be followed. The Panel may order the carrier to stop
10	the violation. When a rate, classification, rule, or practice
11	is prescribed under this subsection, the affected carrier
12	may not publish, charge, or collect a different rate and
13	shall adopt the classification and observe the rule or prac-
14	tice prescribed by the Panel.
15	"(2) The Panel shall maintain and revise as nec-
16	essary standards and procedures for establishing revenue
17	levels for rail carriers providing transportation subject to
18	its jurisdiction under this part that are adequate, under
19	honest, economical, and efficient management, to cover
20	total operating expenses, including depreciation and obso-
21	lescence, plus a reasonable and economic profit or return
22	(or both) on capital employed in the business. The Panel
23	shall make an adequate and continuing effort to assist
24	those carriers in attaining revenue levels prescribed under

25 this paragraph. Revenue levels established under this

26 paragraph should—

1	"(A) provide a flow of net income plus deprecia-
2	tion adequate to support prudent capital outlays, as-
3	sure the repayment of a reasonable level of debt,
4	permit the raising of needed equity capital, and
5	cover the effects of inflation; and
6	"(B) attract and retain capital in amounts ade-
7	quate to provide a sound transportation system in
8	the United States.
9	"(3) On the basis of the standards and procedures
10	described in paragraph (2), the Panel shall annually deter-
11	mine which rail carriers are earning adequate revenues.
12	"(b) The Panel may begin a proceeding under this
13	section on its own initiative or on complaint. A complaint
14	under subsection (a) of this section must be made under
15	section 11501 of this title, but the proceeding may also
16	be in extension of a complaint pending before the Panel.
17	"§ 10505. Authority: through routes, joint classifica-
18	tions, rates, and divisions prescribed by
19	Panel
20	``(a)(1) The Panel may, and shall when it considers
21	it desirable in the public interest, prescribe through
22	routes, joint classifications, joint rates, the division of
23	joint rates, and the conditions under which those routes
24	must be operated, for a rail carrier providing transpor-

- 1 tation subject to the jurisdiction of the Panel under this
- 2 part.
- 3 "(2) The Panel may require a rail carrier to include
- 4 in a through route substantially less than the entire length
- 5 of its railroad and any intermediate railroad operated with
- 6 it under common management or control if that intermedi-
- 7 ate railroad lies between the terminals of the through
- 8 route only when—
- 9 "(A) required under sections 10541, 10542, or
- 10 10902 of this title;
- 11 "(B) inclusion of those lines would make the
- through route unreasonably long when compared
- with a practicable alternative through route that
- could be established; or
- 15 "(C) the Panel decides that the proposed
- through route is needed to provide adequate, and
- more efficient or economic, transportation.
- 18 The Panel shall give reasonable preference, subject to this
- 19 subsection, to the rail carrier originating the traffic when
- 20 prescribing through routes.
- 21 "(b) The Panel shall prescribe the division of joint
- 22 rates to be received by a rail carrier providing transpor-
- 23 tation subject to its jurisdiction under this part when it
- 24 decides that a division of joint rates established by the
- 25 participating carriers under section 10503 of this title, or

- 1 under a decision of the Panel under subsection (a) of this
- 2 section, does or will violate section 10501 of this title.
- 3 "(c) If a division of a joint rate prescribed under a
- 4 decision of the Panel is later found to violate section
- 5 10501 of this title, the Panel may decide what division
- 6 would have been reasonable and order adjustment to be
- 7 made retroactive to the date the complaint was filed, the
- 8 date the order for an investigation was made, or a later
- 9 date that the Panel decides is justified. The Panel may
- 10 make a decision under this subsection effective as part of
- 11 its original decision.

12 "§ 10506. Rate agreements: exemption from antitrust

- 13 laws
- "(a)(1) In this subsection—
- 15 "(A) the term 'affiliate' means a person control-
- ling, controlled by, or under common control or own-
- ership with another person and 'ownership' refers to
- equity holdings in a business entity of at least 5 per-
- 19 cent;
- 20 "(B) the term 'single-line rate' refers to a rate
- or allowance proposed by a single rail carrier that is
- applicable only over its line and for which the trans-
- portation (exclusive of terminal services by switch-
- ing, drayage or other terminal carriers or agencies)
- can be provided by that carrier; and

- "(C) the term 'practicably participates in the
 movement' shall have such meaning as the Panel
 shall by regulation prescribe.
 "(2)(A) A rail carrier providing transportation sub-
- 5 ject to the jurisdiction of the Panel under this part that 6 is a party to an agreement of at least 2 rail carriers that
- 7 relates to rates (including charges between rail carriers
- 8 and compensation paid or received for the use of facilities
- 9 and equipment), classifications, divisions, or rules related
- 10 to them, or procedures for joint consideration, initiation,
- 11 publication, or establishment of them, shall apply to the
- 12 Panel for approval of that agreement under this sub-
- 13 section. The Panel shall approve the agreement only when
- 14 it finds that the making and carrying out of the agreement
- 15 will further the transportation policy of section 10101 of
- 16 this title and may require compliance with conditions nec-
- 17 essary to make the agreement further that policy as a con-
- 18 dition of its approval. If the Panel approves the agree-
- 19 ment, it may be made and carried out under its terms
- 20 and under the conditions required by the Panel, and the
- 21 Sherman Act (15 U.S.C. 1, et seq.), the Clayton Act (15
- 22 U.S.C. 12, et seg.), the Federal Trade Commission Act
- 23 (15 U.S.C. 41, et seq.), sections 73 and 74 of the Wilson
- 24 Tariff Act (15 U.S.C. 8 and 9), and the Act of June 19,
- 25 1936 (15 U.S.C. 13, 13a, 13b, 21a) do not apply to par-

- 1 ties and other persons with respect to making or carrying
- 2 out the agreement. However, the Panel may not approve
- 3 or continue approval of an agreement when the conditions
- 4 required by it are not met or if it does not receive a veri-
- 5 fied statement under subparagraph (B) of this paragraph.
- 6 "(B) The Panel may approve an agreement under
- 7 subparagraph (A) of this paragraph only when the rail
- 8 carriers applying for approval file a verified statement
- 9 with the Panel. Each statement must specify for each rail
- 10 carrier that is a party to the agreement—
- "(i) the name of the carrier;
- 12 "(ii) the mailing address and telephone number
- of its headquarter's office; and
- 14 "(iii) the names of each of its affiliates and the
- names, addresses, and affiliates of each of its offi-
- cers and directors and of each person, together with
- an affiliate, owning or controlling any debt, equity,
- or security interest in it having a value of at least
- 19 \$1,000,000.
- 20 "(3)(A) An organization established or continued
- 21 under an agreement approved under this subsection shall
- 22 make a final disposition of a rule or rate docketed with
- 23 it by the 120th day after the proposal is docketed. Such
- 24 an organization may not—

"(i) permit a rail carrier to discuss, to participate in agreements related to, or to vote on single-line rates proposed by another rail carrier, except that for purposes of general rate increases and broad changes in rates, classifications, rules, and practices only, if the Panel finds at any time that the implementation of this clause is not feasible, it may delay or suspend such implementation in whole or in part;

"(ii) permit a rail carrier to discuss, to participate in agreements related to, or to vote on rates related to a particular interline movement unless that rail carrier practicably participates in the movement; or

"(iii) if there are interline movements over two or more routes between the same end points, permit a carrier to discuss, to participate in agreements related to, or to vote on rates except with a carrier which forms part of a particular single route. If the Panel finds at any time that the implementation of this clause is not feasible, it may delay or suspend such implementation in whole or in part.

"(B)(i) In any proceeding in which a party alleges that a rail carrier voted or agreed on a rate or allowance in violation of this subsection, that party has the burden

1	of showing that the vote or agreement occurred. A showing
2	of parallel behavior does not satisfy that burden by itself
3	"(ii) In any proceeding in which it is alleged that a
4	carrier was a party to an agreement, conspiracy, or com-
5	bination in violation of a Federal law cited in subsection
6	(a)(2)(A) of this section or of any similar State law, proof
7	of an agreement, conspiracy, or combination may not be
8	inferred from evidence that two or more rail carriers acted
9	together with respect to an interline rate or related matter
10	and that a party to such action took similar action with
11	respect to a rate or related matter on another route or
12	traffic. In any proceeding in which such a violation is al-
13	leged, evidence of a discussion or agreement between or
14	among such rail carrier and one or more other rail car-
15	riers, or of any rate or other action resulting from such
16	discussion or agreement, shall not be admissible if the dis-
17	cussion or agreement—
18	"(I) was in accordance with an agreement ap-
19	proved under paragraph (2) of this subsection; or
20	"(II) concerned an interline movement of the
21	rail carrier, and the discussion or agreement would
22	not, considered by itself, violate the laws referred to
23	in the first sentence of this clause

- 1 In any proceeding before a jury, the court shall determine
- 2 whether the requirements of subclause (I) or (II) are satis-
- 3 fied before allowing the introduction of any such evidence.
- 4 "(C) An organization described in subparagraph (A)
- 5 of this paragraph shall provide that transcripts or sound
- 6 recordings be made of all meetings, that records of votes
- 7 be made, and that such transcripts or recordings and vot-
- 8 ing records be submitted to the Panel and made available
- 9 to other Federal agencies in connection with their statu-
- 10 tory responsibilities over rate bureaus, except that such
- 11 material shall be kept confidential and shall not be subject
- 12 to disclosure under section 552 of title 5, United States
- 13 Code.
- 14 "(4) Notwithstanding any other provision of this sub-
- 15 section, one or more rail carriers may enter into an agree-
- 16 ment, without obtaining prior Panel approval, that pro-
- 17 vides solely for compilation, publication, and other dis-
- 18 tribution of rates in effect or to become effective. The
- 19 Sherman Act (15 U.S.C. 1 et seq.), the Clayton Act (15
- 20 U.S.C. 12 et seq.), the Federal Trade Commission Act (15
- 21 U.S.C. 41 et seq.), sections 73 and 74 of the Wilson Tariff
- 22 Act (15 U.S.C. 8 and 9), and the Act of June 19, 1936
- 23 (15 U.S.C. 13, 13a, 13b, 21a) shall not apply to parties
- 24 and other persons with respect to making or carrying out
- 25 such agreement. However, the Panel may, upon applica-

- 1 tion or on its own initiative, investigate whether the par-
- 2 ties to such an agreement have exceeded its scope, and
- 3 upon a finding that they have, the Panel may issue such
- 4 orders as are necessary, including an order dissolving the
- 5 agreement, to ensure that actions taken pursuant to the
- 6 agreement are limited as provided in this paragraph.
- 7 "(5)(A) Whenever two or more shippers enter into
- 8 an agreement to discuss among themselves that relates to
- 9 the amount of compensation such shippers propose to be
- 10 paid by rail carriers providing transportation subject to
- 11 the jurisdiction of the Panel under this part, for use by
- 12 such rail carriers of rolling stock owned or leased by such
- 13 shippers, the shippers shall apply to the Panel for approval
- 14 of that agreement under this paragraph. The Panel shall
- 15 approve the agreement only when it finds that the making
- 16 and carrying out of the agreement will further the trans-
- 17 portation policy set forth in section 10101 of this title and
- 18 may require compliance with conditions necessary to make
- 19 the agreement further that policy as a condition of ap-
- 20 proval. If the Panel approves the agreement, it may be
- 21 made and carried out under its terms and under the terms
- 22 required by the Panel, and the antitrust laws set forth
- 23 in paragraph (2) of this subsection do not apply to parties
- 24 and other persons with respect to making or carrying out
- 25 the agreement. The Panel shall approve or disapprove an

- 1 agreement under this paragraph within one year after the
- 2 date application for approval of such agreement is made.
- 3 "(B) If the Panel approves an agreement described
- 4 in subparagraph (A) of this paragraph and the shippers
- 5 entering into such agreement and the rail carriers propos-
- 6 ing to use rolling stock owned or leased by such shippers,
- 7 under payment by such carriers or under a published al-
- 8 lowance, are unable to agree upon the amount of com-
- 9 pensation to be paid for the use of such rolling stock, any
- 10 party directly involved in the negotiations may require
- 11 that the matter be settled by submitting the issues in dis-
- 12 pute to the Panel. The Panel shall render a binding deci-
- 13 sion, based upon a standard of reasonableness and after
- 14 taking into consideration any past precedents on the sub-
- 15 ject matter of the negotiations, no later than 90 days after
- 16 the date of the submission of the dispute to the Panel.
- 17 "(C) Nothing in this paragraph shall be construed to
- 18 change the law in effect prior to the effective date of the
- 19 Staggers Rail Act of 1980 with respect to the obligation
- 20 of rail carriers to utilize rolling stock owned or leased by
- 21 shippers.
- 22 "(b) The Panel may require an organization estab-
- 23 lished or continued under an agreement approved under
- 24 this section to maintain records and submit reports. The
- 25 Panel may inspect a record maintained under this section.

1	"(c) The Panel may review an agreement approved			
2	under subsection (a) of this section and shall change the			
3	conditions of approval or terminate it when necessary			
4	comply with the public interest and subsection (a). The			
5	Panel shall postpone the effective date of a change of a			
6	agreement under this subsection for whatever period it de			
7	termines to be reasonably necessary to avoid unreasonable			
8	hardship.			
9	"(d) The Panel may begin a proceeding under this			
10	section on its own initiative or on application. Action of			
11	the Panel under this section—			
12	"(1) approving an agreement;			
13	"(2) denying, ending, or changing approval;			
14	"(3) prescribing the conditions on which ap-			
15	proval is granted; or			
16	"(4) changing those conditions,			
17	has effect only as related to application of the antitrust			
18	laws referred to in subsection (a) of this section.			
19	"(e) The Panel shall review each agreement approved			
20	under subsection (a) of this section periodically, but at			
21	least once every 3 years—			
22	"(1) to determine whether the agreement or an			
23	organization established or continued under one of			
24	those agreements still complies with the require-			

ments of that subsection and the public interest; and

25

1	"(2) to evaluate the success and effect of that			
2	agreement or organization on the consuming publi			
3	and the national rail freight transportation system			
4	If the Panel finds that an agreement or organization does			
5	not conform to the requirements of that subsection, i			
6	shall end or suspend its approval.			
7	``(f)(1) The Federal Trade Commission, in consulta			
8	tion with the Antitrust Division of the Department of Jus-			
9	tice, shall prepare periodically an assessment of, and shall			
10	report to the Panel on—			
11	"(A) possible anticompetitive features of—			
12	"(i) agreements approved or submitted for			
13	approval under subsection (a) of this section			
14	and			
15	"(ii) an organization operating under those			
16	agreements; and			
17	"(B) possible ways to alleviate or end an anti-			
18	competitive feature, effect, or aspect in a manner			
19	that will further the goals of this part and of the			
20	transportation policy of section 10101 of this title.			
21	"(2) Reports received by the Panel under this sub-			
22	section shall be published and made available to the public			
23	under section 552(a) of title 5.			

1 "§ 10507. Determination of market dominance in rail

- 2 rate proceedings
- 3 "(a) In this section, 'market dominance' means an
- 4 absence of effective competition from other rail carriers
- 5 or modes of transportation for the transportation to which
- 6 a rate applies.
- 7 "(b) When a rate for transportation by a rail carrier
- 8 providing transportation subject to the jurisdiction of the
- 9 Panel under this part is challenged as being unreasonably
- 10 high, the Panel shall determine, within 90 days after the
- 11 start of a proceeding, whether the rail carrier proposing
- 12 the rate has market dominance over the transportation to
- 13 which the rate applies. The Panel may make that deter-
- 14 mination on its own initiative or on complaint. A finding
- 15 by the Panel that the rail carrier does not have market
- 16 dominance is determinative in a proceeding under this
- 17 part related to that rate or transportation unless changed
- 18 or set aside by the Panel or set aside by a court of com-
- 19 petent jurisdiction.
- 20 "(c) When the Panel finds in any proceeding that a
- 21 rail carrier proposing or defending a rate for transpor-
- 22 tation has market dominance over the transportation to
- 23 which the rate applies, it may then determine that rate
- 24 to be unreasonable if it exceeds a reasonable maximum
- 25 for that transportation. However, a finding of market

- 1 dominance does not establish a presumption that the pro-
- 2 posed rate exceeds a reasonable maximum.
- 3 ''(d)(1)(A) In making a determination under this sec-
- 4 tion, the Panel shall find that the rail carrier establishing
- 5 the challenged rate does not have market dominance over
- 6 the transportation to which the rate applies if such rail
- 7 carrier proves that the rate charged results in a revenue-
- 8 variable cost percentage for such transportation that is
- 9 less than 180 percent.
- 10 "(B) For purposes of this section, variable costs for
- 11 a rail carrier shall be determined only by using such car-
- 12 rier's unadjusted costs, calculated using the Uniform Rail
- 13 Costing System cost finding methodology (or an alter-
- 14 native methodology adopted by the Panel in lieu thereof)
- 15 and indexed quarterly to account for current wage and
- 16 price levels in the region in which the carrier operates,
- 17 with adjustments specified by the Panel. A rail carrier
- 18 may meet its burden of proof under this subsection by es-
- 19 tablishing its variable costs in accordance with this para-
- 20 graph, but a shipper may rebut that showing by evidence
- 21 of such type, and in accordance with such burden of proof,
- 22 as the Panel shall prescribe.
- 23 "(2) A finding by the Panel that a rate charged by
- 24 a rail carrier results in a revenue-variable cost percentage
- 25 for the transportation to which the rate applies that is

- 1 equal to or greater than 180 percent does not establish
- 2 a presumption that—
- 3 "(A) such rail carrier has or does not have mar-
- 4 ket dominance over such transportation; or
- 5 "(B) the proposed rate exceeds or does not ex-
- 6 ceed a reasonable maximum.

7 "§ 10508. Rail cost adjustment factor

- 8 "(a) The Panel shall, as often as practicable, but in
- 9 no event less often than quarterly, publish a rail cost ad-
- 10 justment factor which shall be a fraction, the numerator
- 11 of which is the latest published Index of Railroad Costs
- 12 (which index shall be compiled or verified by the Panel,
- 13 with appropriate adjustments to reflect the change in com-
- 14 position of railroad costs, including the quality and mix
- 15 of material and labor) and the denominator of which is
- 16 the same index for the fourth quarter of every fifth year,
- 17 beginning with the fourth quarter of 1992.
- 18 "(b) The rail cost adjustment factor published by the
- 19 Panel under subsection (a) of this section shall take into
- 20 account changes in railroad productivity. The Panel shall
- 21 also publish a similar index that does not take into ac-
- 22 count changes in railroad productivity.

23 ****§ 10509. Contracts**

- 24 "(a) One or more rail carriers providing transpor-
- 25 tation subject to the jurisdiction of the Panel under this

- 1 part may enter into a contract with one or more pur-
- 2 chasers of rail services to provide specified services under
- 3 specified rates and conditions.
- 4 "(b) A party to a contract entered into under this
- 5 section shall have no duty in connection with services pro-
- 6 vided under such contract other than those duties specified
- 7 by the terms of the contract.
- 8 "(c)(1) A contract that is authorized by this section,
- 9 and transportation under such contract, shall not be sub-
- 10 ject to this part, and may not be subsequently challenged
- 11 before the Panel or in any court on the grounds that such
- 12 contract violates a provision of this part.
- 13 "(2) The exclusive remedy for any alleged breach of
- 14 a contract entered into under this section shall be an ac-
- 15 tion in an appropriate State court or United States dis-
- 16 trict court, unless the parties otherwise agree. The district
- 17 courts of the United States shall not have jurisdiction pur-
- 18 suant to this section based on section 1331 or 1337 of
- 19 title 28, United States Code.
- 20 "(d)(1) A summary of each contract for the transpor-
- 21 tation of agricultural commodities entered into under this
- 22 section shall be filed with the Panel, containing such
- 23 nonconfidential information as the Panel prescribes. The
- 24 Panel shall publish special rules for such contracts in

- 1 order to ensure that the essential terms of the contract
- 2 are available to the general public.
- 3 "(2) Documents, papers, and records (and any copies
- 4 thereof) relating to a contract described in subsection (a)
- 5 shall not be subject to the mandatory disclosure require-
- 6 ments of section 552 of title 5.
- 7 "(e) Any lawful contract between a rail carrier and
- 8 one or more purchasers of rail service that was in effect
- 9 on the effective date of the Staggers Rail Act of 1980 shall
- 10 be considered a contract authorized by this section.
- 11 "(f) A rail carrier that enters into a contract as au-
- 12 thorized by this section remains subject to the common
- 13 carrier obligation set forth in section 10901, with respect
- 14 to rail transportation not provided under such a contract.
- 15 "(g) The Panel shall implement by regulation admin-
- 16 istrative complaint remedies substantively equivalent to
- 17 the provisions of section 10713 of this title, as in effect
- 18 before the date of the enactment of the ICC Termination
- 19 Act of 1995, with regard to contracts for the transpor-
- 20 tation of agricultural commodities. Such regulations shall
- 21 be adopted no later than 90 days after the date of the
- 22 enactment of the ICC Termination Act of 1995.

1 "SUBCHAPTER II—SPECIAL CIRCUMSTANCES

)	"8 10521	Government	traffic
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- 3 "A rail carrier providing transportation or service for
- 4 the United States Government may transport property for
- 5 the United States Government without charge or at a rate
- 6 reduced from the applicable commercial rate. Section 3709
- 7 of the Revised Statutes (41 U.S.C. 5) does not apply when
- 8 transportation for the United States Government can be
- 9 obtained from a rail carrier lawfully operating in the area
- 10 where the transportation would be provided.

11 "§ 10522. Emergency rates

- 12 "(a) The Panel may authorize a rail carrier providing
- 13 transportation or service subject to its jurisdiction under
- 14 this part to give reduced rates for service and transpor-
- 15 tation of property to or from an area in the United States
- 16 to provide relief during emergencies. When the Panel
- 17 takes action under this subsection, it must—
- 18 "(1) define the area of the United States in
- which the reduced rates will apply;
- 20 "(2) specify the period during which the re-
- duced rates are to be in effect; and
- 22 "(3) define the class of persons entitled to the
- 23 reduced rates.
- "(b) The Panel may specify those persons entitled to
- 25 reduced rates by reference to those persons designated as

- 1 being in need of relief by the United States Government
- 2 or by a State government authorized to assist in providing
- 3 relief during the emergency. The Panel may act under this
- 4 section without regard to subchapter II of chapter 5 of
- 5 title 5.

6 "§ 10523. Car utilization

- 7 "In order to encourage more efficient use of freight
- 8 cars, notwithstanding any other provision of this part, rail
- 9 carriers shall be permitted to establish premium charges
- 10 for special services or special levels of services not other-
- 11 wise applicable to the movement. The Panel shall facilitate
- 12 development of such charges so as to increase the utiliza-
- 13 tion of equipment.
- 14 "SUBCHAPTER III—LIMITATIONS
- 15 "§ 10541. Prohibitions against discrimination by rail
- 16 carriers
- (a)(1) A rail carrier providing transportation or
- 18 service subject to the jurisdiction of the Panel under this
- 19 part may not subject a person, place, port, or type of traf-
- 20 fic to unreasonable discrimination.
- 21 "(2) For purposes of this section, a rail carrier en-
- 22 gages in unreasonable discrimination when it charges or
- 23 receives from a person a different compensation for a serv-
- 24 ice rendered, or to be rendered, in transportation the rail
- 25 carrier may perform under this part than it charges or

- 1 receives from another person for performing a like and
- 2 contemporaneous service in the transportation of a like
- 3 kind of traffic under substantially similar circumstances.
- 4 "(b) This section shall not apply to—
- 5 "(1) contracts described in section 10509 of
- 6 this title;
- 7 "(2) rail rates applicable to different routes; or
- 8 "(3) discrimination against the traffic of an-
- 9 other carrier providing transportation by any mode.
- 10 "(c) Differences between rates, classifications, rules,
- 11 and practices of rail carriers do not constitute a violation
- 12 of this section if such differences result from different
- 13 services provided by rail carriers.

14 ****§10542. Facilities for interchange of traffic**

- 15 "A rail carrier providing transportation subject to the
- 16 jurisdiction of the Panel under this part shall provide rea-
- 17 sonable, proper, and equal facilities that are within its
- 18 power to provide for the interchange of traffic between,
- 19 and for the receiving, forwarding, and delivering of pas-
- 20 sengers and property to and from, its respective line and
- 21 a connecting line of another rail carrier.

22 "§ 10543. Continuous carriage of freight

- 23 "A rail carrier providing transportation or service
- 24 subject to the jurisdiction of the Panel under this part
- 25 may not enter a combination or arrangement to prevent

- 1 the carriage of freight from being continuous from the
- 2 place of shipment to the place of destination whether by
- 3 change of time schedule, carriage in different cars, or by
- 4 other means. The carriage of freight by those rail carriers
- 5 is considered to be a continuous carriage from the place
- 6 of shipment to the place of destination when a break of
- 7 bulk, stoppage, or interruption is not made in good faith
- 8 for a necessary purpose, and with the intent of avoiding
- 9 or unnecessarily interrupting the continuous carriage or
- 10 of evading this part.

11 "§ 10544. Transportation services or facilities fur-

- 12 **nished by shipper**
- 13 "A rail carrier providing transportation or service
- 14 subject to the jurisdiction of the Panel under this part
- 15 may publish a charge or allowance for transportation or
- 16 service for property when the owner of the property, di-
- 17 rectly or indirectly, furnishes a service related to or an
- 18 instrumentality used in the transportation or service. The
- 19 Panel may prescribe the maximum reasonable charge or
- 20 allowance a rail carrier subject to its jurisdiction may pay
- 21 for a service or instrumentality furnished under this sec-
- 22 tion. The Panel may begin a proceeding under this section
- 23 on its own initiative or on application.

"§ 10545. Demurrage charges

- 2 "A rail carrier providing transportation subject to the
- 3 jurisdiction of the Panel under this part shall compute de-
- 4 murrage charges, and establish rules related to those
- 5 charges, in a way that fulfills the national needs related
- 6 to—
- 7 "(1) freight car use and distribution; and
- 8 "(2) maintenance of an adequate supply of
- 9 freight cars to be available for transportation of
- 10 property.

11 "§ 10546. Designation of certain routes by shippers

- "(a)(1) When a person delivers property to a rail car-
- 13 rier for transportation subject to the jurisdiction of the
- 14 Panel under this part, the person may direct the rail car-
- 15 rier to transport the property over an established through
- 16 route. When competing rail lines constitute a part of the
- 17 route, the person shipping the property may designate the
- 18 lines over which the property will be transported. The des-
- 19 ignation must be in writing. A rail carrier may be directed
- 20 to transport property over a particular through route
- 21 when—
- 22 "(A) there are at least 2 through routes over
- which the property could be transported;
- "(B) a through rate has been established for
- transportation over each of those through routes;
- 26 and

1	"(C) the rail carrier is a party to those routes
2	and rates.
3	"(2) A rail carrier directed to route property trans-
4	ported under paragraph (1) of this subsection must issue
5	a through bill of lading containing the routing instructions
6	and transport the property according to the instructions.
7	When the property is delivered to a connecting rail carrier,
8	that rail carrier must also receive and transport it accord-
9	ing to the routing instructions and deliver it to the next
10	succeeding rail carrier or consignee according to the in-
11	structions.
12	"(b) The Panel may prescribe exceptions to the au-
13	thority of a person to direct the movement of traffic under
14	subsection (a) of this section
14	subsection (a) of this section.
15	"CHAPTER 107—LICENSING
	"Sec. "10701. Authorizing construction and operation of railroad lines. "10702. Short line purchases by Class II and Class III rail carriers. "10703. Filing and procedure for notice of intent to abandon or discontinue. "10704. Offers to purchase to avoid abandonment and discontinuance. "10705. Offering abandoned rail properties for sale for public purposes. "10706. Exception.
15	"Sec. "10701. Authorizing construction and operation of railroad lines. "10702. Short line purchases by Class II and Class III rail carriers. "10703. Filing and procedure for notice of intent to abandon or discontinue. "10704. Offers to purchase to avoid abandonment and discontinuance. "10705. Offering abandoned rail properties for sale for public purposes. "10706. Exception. "10707. Railroad development.
15	"Sec. "10701. Authorizing construction and operation of railroad lines. "10702. Short line purchases by Class II and Class III rail carriers. "10703. Filing and procedure for notice of intent to abandon or discontinue. "10704. Offers to purchase to avoid abandonment and discontinuance. "10705. Offering abandoned rail properties for sale for public purposes. "10706. Exception. "10707. Railroad development. "\$ 10701. Authorizing construction and operation of
15 16 17	"Sec. "10701. Authorizing construction and operation of railroad lines. "10702. Short line purchases by Class II and Class III rail carriers. "10703. Filing and procedure for notice of intent to abandon or discontinue. "10704. Offers to purchase to avoid abandonment and discontinuance. "10705. Offering abandoned rail properties for sale for public purposes. "10706. Exception. "10707. Railroad development. "\$10701. Authorizing construction and operation of railroad lines
15 16 17 18	"Sec. "10701. Authorizing construction and operation of railroad lines. "10702. Short line purchases by Class II and Class III rail carriers. "10703. Filing and procedure for notice of intent to abandon or discontinue. "10704. Offers to purchase to avoid abandonment and discontinuance. "10705. Offering abandoned rail properties for sale for public purposes. "10706. Exception. "10707. Railroad development. "\$10701. Authorizing construction and operation of railroad lines "(a) A person may—

- 1 "(3) provide transportation over, or by means
- of, an extended or additional railroad line; or
- 3 "(4) in the case of a person other than a rail
- 4 carrier, acquire a railroad line or acquire or operate
- 5 an extended or additional railroad line,
- 6 only if the Panel issues a certificate authorizing such ac-
- 7 tivity under subsection (c).
- 8 "(b) A proceeding to grant authority under sub-
- 9 section (a) of this section begins when an application is
- 10 filed. On receiving the application, the Panel shall give
- 11 reasonable public notice of the beginning of such proceed-
- 12 ing.
- 13 "(c) The Panel shall issue a certificate authorizing
- 14 activities for which such authority is requested in an appli-
- 15 cation filed under subsection (b) unless the Panel finds
- 16 that such activities are inconsistent with the public con-
- 17 venience and necessity. Such certificate may approve the
- 18 application as filed, or with modifications, and may re-
- 19 quire compliance with conditions the Panel finds necessary
- 20 in the public interest.
- "(d)(1) When a certificate has been issued by the
- 22 Panel under this section authorizing the construction or
- 23 extension of a railroad line, no other rail carrier may block
- 24 any construction or extension authorized by such certifi-

cate by refusing to permit the carrier to cross its property 2 if— 3 "(A) the construction does not unreasonably interfere with the operation of the crossed line; "(B) the operation does not materially interfere with the operation of the crossed line; and 6 7 "(C) the owner of the crossing line compensates the owner of the crossed line. 8 "(2) If the parties are unable to agree on the terms 9 of operation or the amount of payment for purposes of 10 paragraph (1) of this subsection, either party may submit the matters in dispute to the Panel for determination. The Panel shall make a determination under this paragraph within 90 days after the dispute is submitted for deter-15 mination. "§ 10702. Short line purchases by Class II and Class 17 III rail carriers 18 "(a) A Class II or Class III rail carrier providing transportation subject to the jurisdiction of the Panel under this part may acquire or operate an extended or additional rail line under this section only if the Panel is-21 sues a certificate authorizing such activity under sub-23 section (c). "(b) A proceeding to grant authority under sub-24 section (a) of this section begins when an application is

- 1 filed. On receiving the application, the Panel shall give
- 2 reasonable public notice of the beginning of such proceed-
- 3 ing.
- 4 "(c) The Panel shall issue a certificate authorizing
- 5 activities for which such authority is requested in an appli-
- 6 cation filed under subsection (b) unless the Panel finds
- 7 that such activities are inconsistent with the public con-
- 8 venience and necessity. Such certificate may approve the
- 9 application as filed, or with modifications, and may re-
- 10 quire compliance with conditions the Panel finds necessary
- 11 in the public interest.
- 12 "(d) The Panel shall require any Class II rail carrier
- 13 which receives a certificate under subsection (c) of this
- 14 section to provide a fair and equitable arrangement for
- 15 the protection of the interests of employees who may be
- 16 affected thereby to the same extent as an arrangement
- 17 established pursuant to section 11126(b) of this title. The
- 18 Panel shall not require such an arrangement from a Class
- 19 III rail carrier which receives a certificate under sub-
- 20 section (c) of this section.
- 21 "(e) For purposes of this section, the terms 'Class
- 22 II rail carrier' and 'Class III rail carrier' have the meaning
- 23 given those terms by the Panel.

1	"§ 10703. Filing and procedure for notice of intent to
2	abandon or discontinue
3	"(a)(1) A rail carrier providing transportation subject
4	to the jurisdiction of the Panel under this part who in-
5	tends to—
6	"(A) abandon any part of its railroad lines; or
7	"(B) discontinue the operation of all rail trans-
8	portation over any part of its railroad lines,
9	must file a notice of intent relating thereto with the Panel.
10	An abandonment or discontinuance may be carried out
11	only as authorized under this chapter.
12	"(2) When a rail carrier providing transportation
13	subject to the jurisdiction of the Panel under this part
14	files a notice of intent, the notice shall include—
15	"(A) an accurate and understandable summary
16	of the rail carrier's reasons for the proposed aban-
17	donment or discontinuance;
18	"(B) a statement indicating that each inter-
19	ested person is entitled to make recommendations to
20	the Panel on the future of the rail line; and
21	"(C)(i) a statement that the line is available for
22	sale in accordance with section 10704 of this title,
23	(ii) a statement that the rail carrier will promptly
24	provide to each interested party an estimate of the
25	minimum purchase price, calculated in accordance
26	with section 10704 of this title and (iii) the name

and business address of the person who is author-1 2 ized to discuss sale terms for the rail carrier. "(3) The rail carrier shall— 3 "(A) send by certified mail a copy of the notice 5 of intent to the chief executive officer of each State that would be directly affected by the proposed 6 7 abandonment or discontinuance: "(B) post a copy of the notice in each terminal 8 and station on each portion of a railroad line pro-9 posed to be abandoned or over which all transpor-10 11 tation is to be discontinued; "(C) publish a copy of the notice for 3 consecu-12 tive weeks in a newspaper of general circulation in 13 each county in which each such portion is located; 14 15 "(D) mail a copy of the notice, to the extent practicable, to all shippers that have made signifi-16 17 cant use (as designated by the Panel) of the railroad 18 line during the 12 months preceding the filing of the 19 notice of intent; and "(E) attach to the notice filed with the Panel 20 21

an affidavit certifying the manner in which subparagraphs (A) through (D) of this paragraph have been satisfied, and certifying that subparagraphs (A) through (D) have been satisfied within the most re-

22

23

24

- cent 30 days prior to the date the notice of intent
- 2 is filed.
- 3 "(b)(1) Except as provided in subsection (d), aban-
- 4 donment and discontinuance may occur as provided in sec-
- 5 tion 10704.
- 6 "(2) The Panel shall require as a condition of any
- 7 abandonment or discontinuance under this section provi-
- 8 sions to protect the interests of employees. The provisions
- 9 shall be at least as beneficial to those interests as the pro-
- 10 visions established under sections 11126(a) and 24706(c)
- 11 of this title.
- "(c)(1) In this subsection, the term 'potentially sub-
- 13 ject to abandonment' has the meaning given the term in
- 14 regulations of the Panel. The regulations may include
- 15 standards that vary by region of the United States and
- 16 by railroad or group of railroads.
- 17 "(2) Each rail carrier shall maintain a complete dia-
- 18 gram of the transportation system operated, directly or
- 19 indirectly, by the rail carrier. The rail carrier shall submit
- 20 to the Panel and publish amendments to its diagram that
- 21 are necessary to maintain the accuracy of the diagram.
- 22 The diagram shall—
- "(A) include a detailed description of each of its
- railroad lines potentially subject to abandonment;
- 25 and

- 1 "(B) identify each railroad line for which the
- 2 rail carrier plans to file a notice of intent to aban-
- don or discontinue under subsection (a) of this sec-
- 4 tion.
- 5 "(d) The Panel may disapprove a proposed abandon-
- 6 ment or discontinuance if the Panel finds it inconsistent
- 7 with the public convenience and necessity.

1	"\$10/04. Offers to purchase to avoid abandonment
2	and discontinuance
3	"(a) Any rail carrier which has filed a notice of intent
4	to abandon or discontinue shall provide promptly to a
5	party considering an offer to purchase and shall provide
6	concurrently to the Panel—
7	"(1) a statement of the minimum purchase
8	price required;
9	"(2) its most recent reports on the physical
10	condition of that part of the railroad line involved in
11	the proposed abandonment or discontinuance;
12	"(3) traffic, revenue, and other data necessary
13	to determine the commercial potential of the railroad
14	line; and
15	"(4) any other information that the Panel con-
16	siders necessary to allow a potential offeror to cal-
17	culate an adequate purchase offer.
18	"(b) Within 4 months after a notice of intent is filed
19	under section 10703, any person may offer to purchase
20	the railroad line that is the subject of such notice of intent.
21	Such offer shall be filed concurrently with the Panel. If
22	the offer to purchase is less than the minimum purchase
23	price stated pursuant to subsection (a)(1), the offer shall
24	explain the basis of the disparity, and the manner in which
25	the offer is calculated

- 1 "(c)(1) Unless the Panel, within 15 days after the
- 2 expiration of the 4-month period described in subsection
- 3 (b), finds that one or more financially responsible persons
- 4 (including a governmental authority) have offered to pur-
- 5 chase that part of the railroad line to be abandoned or
- 6 over which all rail transportation is to be discontinued,
- 7 abandonment or discontinuance may be carried out in ac-
- 8 cordance with section 10703.
- 9 "(2) If the Panel finds that such an offer or offers
- 10 to purchase have been made within such period, abandon-
- 11 ment or discontinuance shall be postponed until—
- 12 "(A) the carrier and a financially responsible
- person have reached agreement on a transaction for
- sale of the line; or
- 15 "(B) the conditions and amount of compensa-
- tion are established under subsection (e).
- 17 "(d) Except as provided in subsection (e)(3), if the
- 18 rail carrier and a financially responsible person (including
- 19 a governmental authority) fail to agree on the amount or
- 20 terms of the purchase, either party may, within 30 days
- 21 after the offer is made, request that the Panel establish
- 22 the conditions and amount of compensation.
- "(e)(1) Whenever the Panel is requested to establish
- 24 the conditions and amount of compensation under this sec-
- 25 tion—

- 1 "(A) the Panel shall render its decision within 2 30 days;
- "(B) the Panel shall determine the price and other terms of sale, except that in no case shall the Panel set a price which is below the fair market value of the line (including, unless otherwise mutually agreed, all facilities on the line or portion necessary to provide effective transportation services).
- 9 "(2) The decision of the Panel shall be binding on 10 both parties, except that the person who has offered to 11 purchase the line may withdraw his offer within 10 days 12 of the Panel's decision. In such a case, the abandonment 13 or discontinuance may be carried out immediately, unless 14 other offers are being considered pursuant to paragraph 15 (3) of this subsection.
- "(3) If a rail carrier receives more than one offer to purchase, it shall select the offeror with whom it wishes to transact business, and complete the sale agreement, or request that the Panel establish the conditions and amount of compensation before the 40th day after the expiration of the 4-month period described in subsection (b). If no agreement on sale is reached within such 40-day period and the Panel has not been requested to establish the conditions and amount of compensation, any other

offeror whose offer was made within the 4-month period

- 1 described in subsection (b) may request that the Panel es-
- 2 tablish the conditions and amount of compensation. If the
- 3 Panel has established the conditions and amount of com-
- 4 pensation, and the original offer has been withdrawn, any
- 5 other offeror whose offer was made within the 4-month
- 6 period described in subsection (b) may accept the Panel's
- 7 decision within 20 days after such decision, and the Panel
- 8 shall require the carrier to enter into a sale agreement
- 9 with such offeror, if such sale agreement incorporates the
- 10 Panel's decision.
- 11 "(4) No purchaser of a line or portion of line sold
- 12 under this section may transfer or discontinue service on
- 13 such line prior to the end of the second year after con-
- 14 summation of the sale, nor may such purchaser transfer
- 15 such line, except to the rail carrier from whom it was pur-
- 16 chased, prior to the end of the fifth year after consumma-
- 17 tion of the sale.
- 18 "(f) Upon abandonment of a railroad line under this
- 19 section, the obligation of the rail carrier abandoning the
- 20 line to provide transportation on that line, as required by
- 21 section 10901(a), is extinguished.
- 22 "§ 10705. Offering abandoned rail properties for sale
- 23 **for public purposes**
- "When a rail carrier files a notice of intent to aban-
- 25 don or discontinue under section 10703, the Panel shall

- 1 find whether the rail properties that are involved in the
- 2 proposed abandonment or discontinuance are appropriate
- 3 for use for public purposes, including highways, other
- 4 forms of mass transportation, conservation, energy pro-
- 5 duction or transmission, or recreation. If the Panel finds
- 6 that the rail properties proposed to be abandoned are ap-
- 7 propriate for public purposes and not required for contin-
- 8 ued rail operations, the properties may be sold, leased, ex-
- 9 changed, or otherwise disposed of only under conditions
- 10 provided in the order of the Panel. The conditions may
- 11 include a prohibition on any such disposal for a period
- 12 of not more than 180 days after the effective date of the
- 13 order, unless the properties have first been offered, on rea-
- 14 sonable terms, for sale for public purposes.

15 **"§ 10706. Exception**

- 16 "Notwithstanding section 10701 and subchapter II
- 17 of chapter 111 of this title, and without the approval of
- 18 the Panel, a rail carrier providing transportation subject
- 19 to the jurisdiction of the Panel under this part may enter
- 20 into arrangements for the joint ownership or joint use of
- 21 spur, industrial, team, switching, or side tracks. The Panel
- 22 does not have authority under this chapter over construc-
- 23 tion, acquisition, operation, abandonment, or discontinu-
- 24 ance of spur, industrial, team, switching, or side tracks.

1 "§ 10707. Railroad development

2	"(a) In this section, the term 'financially responsible
3	person' means a person who—
4	"(1) is capable of paying the constitutional min-
5	imum value of the railroad line proposed to be ac-
6	quired; and
7	"(2) is able to assure that adequate transpor-
8	tation will be provided over such line for a period of
9	not less than 3 years.
10	Such term includes a governmental authority but does not
11	include a Class I or Class II rail carrier.
12	"(b)(1) When the Panel finds that—
13	"(A)(i) the public convenience and necessity re-
14	quire or permit the sale of a particular railroad line
15	under this section; or
16	''(ii) a railroad line is on a system diagram map
17	as required under section 10703 of this title, but the
18	rail carrier owning such line has not filed a notice
19	of intent to abandon such line under section 10703
20	of this title before an application to purchase such
21	line, or any required preliminary filing with respect
22	to such application, is filed under this section; and
23	"(B) an application to purchase such line has
24	been filed by a financially responsible person,

- 1 the Panel shall require the rail carrier owning the railroad
- 2 line to sell such line to such financially responsible person
- 3 at a price not less than the constitutional minimum value.
- 4 "(2) For purposes of this subsection, the constitu-
- 5 tional minimum value of a particular railroad line shall
- 6 be presumed to be not less than the net liquidation value
- 7 of such line or the going concern value of such line, which-
- 8 ever is greater.
- 9 "(c)(1) For purposes of this section, the Panel may
- 10 determine that the public convenience and necessity re-
- 11 quire or permit the sale of a railroad line if the Panel
- 12 determines, after a hearing on the record, that—
- 13 "(A) the rail carrier operating such line refuses
- within a reasonable time to make the necessary ef-
- forts to provide adequate service to shippers who
- transport traffic over such line;
- 17 "(B) the transportation over such line is inad-
- equate for the majority of shippers who transport
- traffic over such line;
- 20 "(C) the sale of such line will not have a signifi-
- cantly adverse financial effect on the rail carrier op-
- erating such line;
- "(D) the sale of such line will not have an ad-
- verse effect on the overall operational performance
- of the rail carrier operating such line; and

- 1 "(E) the sale of such line will be likely to result
- 2 in improved railroad transportation for shippers that
- 3 transport traffic over such line.
- 4 "(2) In a proceeding under this subsection, the bur-
- 5 den of proving that the public convenience and necessity
- 6 require or permit the sale of a particular railroad line is
- 7 on the person filing the application to acquire such line.
- 8 If the Panel finds under this subsection that the public
- 9 convenience and necessity require or permit the sale of a
- 10 particular railroad line, the Panel shall concurrently notify
- 11 the parties of such finding and publish such finding in
- 12 the Federal Register.
- 13 "(d) In the case of any railroad line subject to sale
- 14 under subsection (a) of this section, the Panel shall, upon
- 15 the request of the acquiring carrier, require the selling
- 16 carrier to provide to the acquiring carrier trackage rights
- 17 to allow a reasonable interchange with the selling carrier
- 18 or to move power equipment or empty rolling stock be-
- 19 tween noncontiguous feeder lines operated by the acquir-
- 20 ing carrier. The Panel shall require the acquiring carrier
- 21 to provide the selling carrier reasonable compensation for
- 22 any such trackage rights.
- "(e) The Panel shall require, to the maximum extent
- 24 practicable, the use of the employees who would normally

- 1 have performed work in connection with a railroad line
- 2 subject to a sale under this section.
- 3 "(f) In the case of a railroad line which carried less
- 4 than 3,000,000 gross ton miles of traffic per mile in the
- 5 preceding calendar year, whenever a purchasing carrier
- 6 under this section petitions the Panel for joint rates appli-
- 7 cable to traffic moving over through routes in which the
- 8 purchasing carrier may practicably participate, the Panel
- 9 shall, within 30 days after the date such petition is filed
- 10 and pursuant to section 10505(a) of this title, require the
- 11 establishment of reasonable joint rates and divisions over
- 12 such route.
- 13 "(g)(1) Any person operating a railroad line acquired
- 14 under this section may elect to be exempt from any of
- 15 the provisions of this part, except that such a person may
- 16 not be exempt from the provisions of chapter 105 of this
- 17 title with respect to transportation under a joint rate.
- 18 "(2) The provisions of paragraph (1) of this sub-
- 19 section shall apply to any line of railroad which was aban-
- 20 doned during the 18-month period immediately prior to
- 21 the effective date of the Staggers Rail Act of 1980 and
- 22 was subsequently purchased by a financially responsible
- 23 person.
- 24 "(h) If a purchasing carrier under this section pro-
- 25 poses to sell or abandon all or any portion of a purchased

- 1 railroad line, such purchasing carrier shall offer the right
- 2 of first refusal with respect to such line or portion thereof
- 3 to the carrier which sold such line under this section. Such
- 4 offer shall be made at a price equal to the sum of the
- 5 price paid by such purchasing carrier to such selling car-
- 6 rier for such line or portion thereof and the fair market
- 7 value (less deterioration) of any improvements made, as
- 8 adjusted to reflect inflation.
- 9 "(i) Any person operating a railroad line acquired
- 10 under this section may determine preconditions, such as
- 11 payment of a subsidy, which must be met by shippers in
- 12 order to obtain service over such lines, but such operator
- 13 must notify the shippers on the line of its intention to
- 14 impose such preconditions.

15 **"CHAPTER 109—OPERATIONS**

"SUBCHAPTER I—GENERAL REQUIREMENTS

- "Sec.
- "10901. Providing transportation, service, and rates.
- "10902. Use of terminal facilities.
- "10903. Switch connections and tracks.

"SUBCHAPTER II—CAR SERVICE

- "10921. Criteria.
- "10922. Compensation and practice.
- "10923. Rerouting traffic on failure of rail carrier to serve the public.
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"SUBCHAPTER III—REPORTS AND RECORDS

- "10941. Definitions.
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- "10945. Reports by rail carriers, lessors, and associations.

"SUBCHAPTER IV—RAILROAD COST ACCOUNTING

- "10961. Implementation of cost accounting principles.
- "10962. Rail carrier cost accounting system.
- "10963. Cost availability.
- "10964. Accounting and cost reporting.

1 "SUBCHAPTER I—GENERAL REQUIREMENTS

2 "§ 10901. Providing transportation, service, and rates

- 3 "(a) A rail carrier providing transportation or service
- 4 subject to the jurisdiction of the Panel under this part
- 5 shall provide the transportation or service on reasonable
- 6 request. A rail carrier shall not be found to have violated
- 7 this section because it fulfills its reasonable commitments
- 8 under contracts authorized under section 10509 of this
- 9 title before responding to reasonable requests for service.
- 10 Commitments which deprive a carrier of its ability to re-
- 11 spond to reasonable requests for common carrier service
- 12 are not reasonable.
- 13 "(b) A rail carrier shall also provide to any person,
- 14 on request, rates and other service terms. The response
- 15 by a rail carrier to a request for rates and other service
- 16 terms shall be—
- 17 "(1) in writing and forwarded to the requesting
- person promptly after receipt of the request; or
- 19 "(2) promptly made available in electronic
- form.
- 21 "(c) A rail carrier may not increase any common car-
- 22 rier rates or change any common carrier service terms un-

- 1 less 20 days have expired after written notice is provided
- 2 in accordance with subsection (d) to—
- 3 "(1) any person who has requested such rates
- 4 or terms under subsection (b); and
- 5 "(2) any person who has made arrangements
- 6 with the carrier for a shipment that would be sub-
- 7 ject to such increased rates or changed terms.
- 8 "(d) The Panel shall, by regulation, establish rules
- 9 to implement this section. Final regulations shall be
- 10 adopted by the Panel not later than 180 days after the
- 11 date of the enactment of the ICC Termination Act of
- 12 1995.

13 **"§ 10902. Use of terminal facilities**

- 14 "(a) The Panel may require terminal facilities, in-
- 15 cluding main-line tracks for a reasonable distance outside
- 16 of a terminal, owned by a rail carrier providing transpor-
- 17 tation subject to the jurisdiction of the Panel under this
- 18 part, to be used by another rail carrier if the Panel finds
- 19 that use to be practicable and in the public interest with-
- 20 out substantially impairing the ability of the rail carrier
- 21 owning the facilities or entitled to use the facilities to han-
- 22 dle its own business. The rail carriers are responsible for
- 23 establishing the conditions and compensation for use of
- 24 the facilities. However, if the rail carriers cannot agree,
- 25 the Panel may establish conditions and compensation for

- 1 use of the facilities under the principle controlling com-
- 2 pensation in condemnation proceedings. The compensation
- 3 shall be paid or adequately secured before a rail carrier
- 4 may begin to use the facilities of another rail carrier under
- 5 this section.
- 6 "(b) A rail carrier whose terminal facilities are re-
- 7 quired to be used by another rail carrier under this section
- 8 is entitled to recover damages from the other rail carrier
- 9 for injuries sustained as the result of compliance with the
- 10 requirement or for compensation for the use, or both as
- 11 appropriate, in a civil action, if it is not satisfied with the
- 12 conditions for use of the facilities or if the amount of the
- 13 compensation is not paid promptly.
- 14 "(c)(1) The Panel may require rail carriers to enter
- 15 into reciprocal switching agreements, where it finds such
- 16 agreements to be practicable and in the public interest,
- 17 or where such agreements are necessary to provide com-
- 18 petitive rail service. The rail carriers entering into such
- 19 an agreement shall establish the conditions and compensa-
- 20 tion applicable to such agreement, but, if the rail carriers
- 21 cannot agree upon such conditions and compensation
- 22 within a reasonable period of time, the Panel may estab-
- 23 lish such conditions and compensation.
- 24 "(2) The Panel may require reciprocal switching
- 25 agreements entered into by rail carriers pursuant to this

- 1 subsection to contain provisions for the protection of the
- 2 interests of employees affected thereby.
- 3 "(d) The Panel shall complete any proceeding under
- 4 subsection (a) or (b) within 180 days after the filing of
- 5 the request for relief.

6 "§ 10903. Switch connections and tracks

- 7 "(a) On application of the owner of a lateral branch
- 8 line of railroad, or of a shipper tendering interstate traffic
- 9 for transportation, a rail carrier providing transportation
- 10 subject to the jurisdiction of the Panel under this part
- 11 shall construct, maintain, and operate, on reasonable con-
- 12 ditions, a switch connection to connect that branch line
- 13 or private side track with its railroad and shall furnish
- 14 cars to move that traffic to the best of its ability without
- 15 discrimination in favor of or against the shipper when the
- 16 connection—
- 17 "(1) is reasonably practicable;
- 18 "(2) can be made safely; and
- 19 "(3) will furnish sufficient business to justify
- its construction and maintenance.
- 21 "(b) If a rail carrier fails to install and operate a
- 22 switch connection after application is made under sub-
- 23 section (a) of this section, the owner of the lateral branch
- 24 line of railroad or the shipper may file a complaint with
- 25 the Panel under section 11501 of this title. The Panel

- 1 shall investigate the complaint and decide the safety, prac-
- 2 ticability, justification, and compensation to be paid for
- 3 the connection. The Panel may direct the rail carrier to
- 4 comply with subsection (a) of this section only after a full
- 5 hearing.
- 6 "SUBCHAPTER II—CAR SERVICE

7 "§ 10921. Criteria

- 8 "(a) (1) A rail carrier providing transportation subject
- 9 to the jurisdiction of the Panel under this part shall fur-
- 10 nish safe and adequate car service and establish, observe,
- 11 and enforce reasonable rules and practices on car service.
- 12 The Panel may require a rail carrier to provide facilities
- 13 and equipment that are reasonably necessary to furnish
- 14 safe and adequate car service if the Panel decides that
- 15 the rail carrier has materially failed to furnish that serv-
- 16 ice. The Panel may begin a proceeding under this para-
- 17 graph when an interested person files an application with
- 18 it. The Panel may act only after a hearing on the record
- 19 and an affirmative finding, based on the evidence pre-
- 20 sented, that—
- 21 "(A) providing the facilities or equipment will
- 22 not materially and adversely affect the ability of the
- rail carrier to provide safe and adequate transpor-
- 24 tation;

- "(B) the amount spent for the facilities or equipment, including a return equal to the rail carrier's current cost of capital, will be recovered; and "(C) providing the facilities or equipment will
- "(C) providing the facilities or equipment will not impair the ability of the rail carrier to attract adequate capital.
- 7 "(2) The Panel may require a rail carrier to file its 8 car service rules with the Panel.
- 9 "(b) The Panel may designate and appoint agents 10 and agencies to make and carry out its directions related 11 to car service and matters under sections 10923 and 12 10924(a)(1) of this title.

13 "§ 10922. Compensation and practice

- "(a) The regulations of the Panel on car service shall encourage the purchase, acquisition, and efficient use of freight cars. The regulations may include—
- 17 "(1) the compensation to be paid for the use of 18 a locomotive, freight car, or other vehicle;
- 19 "(2) the other terms of any arrangement for 20 the use by a rail carrier of a locomotive, freight car, 21 or other vehicle not owned by the rail carrier using 22 the locomotive, freight car, or other vehicle, whether 23 or not owned by another carrier, shipper, or third 24 person; and
- 25 "(3) sanctions for nonobservance.

- 1 "(b) The rate of compensation to be paid for each
- 2 type of freight car shall be determined by the expense of
- 3 owning and maintaining that type of freight car, including
- 4 a fair return on its cost giving consideration to current
- 5 costs of capital, repairs, materials, parts, and labor. In
- 6 determining the rate of compensation, the Panel shall con-
- 7 sider the transportation use of each type of freight car,
- 8 the national level of ownership of each type of freight car,
- 9 and other factors that affect the adequacy of the national
- 10 freight car supply.

11 "§ 10923. Rerouting traffic on failure of rail carrier to

- serve the public
- 13 "(a) When the Panel considers that a rail carrier pro-
- 14 viding transportation subject to the jurisdiction of the
- 15 Panel under this part cannot transport the traffic offered
- 16 to it in a manner that properly serves the public, the Panel
- 17 may direct the handling, routing, and movement of the
- 18 traffic of that rail carrier and its distribution over other
- 19 railroad lines to promote commerce and service to the pub-
- 20 lic. Subject to subsection (b)(2) of this section, the rail
- 21 carriers may establish the terms of compensation between
- 22 themselves.
- "(b)(1) Except as provided in paragraph (2) of this
- 24 subsection, the Panel may act under this section on its

- 1 own initiative or on application without regard to sub-
- 2 chapter II of chapter 5 of title 5.
- 3 "(2) When the rail carriers do not agree on the terms
- 4 of compensation under this section, the Panel may estab-
- 5 lish the terms for them in a later proceeding.
- 6 "(c) When there is a shortage of equipment, conges-
- 7 tion of traffic, or other emergency declared by the Panel,
- 8 it may prescribe temporary through routes that are desir-
- 9 able in the public interest on its own initiative or on appli-
- 10 cation without regard to subchapter II of chapter 7 of this
- 11 title, and subchapter II of chapter 5 of title 5.
- 12 "§ 10924. War emergencies; embargoes imposed by
- carriers
- 14 "(a)(1) When the President, during time of war or
- 15 threatened war, notifies the Panel that it is essential to
- 16 the defense and security of the United States to give pref-
- 17 erence or priority to the movement of certain traffic, the
- 18 Panel shall direct that preference or priority be given to
- 19 that traffic.
- 20 "(2) When the President, during time of war or
- 21 threatened war, demands that preference and precedence
- 22 be given to the transportation of troops and material of
- 23 war over all other traffic, all rail carriers providing trans-
- 24 portation subject to the jurisdiction of the Panel under

- 1 this part shall adopt every means within their control to
- 2 facilitate and expedite the military traffic.
- 3 "(b) An embargo imposed by any such rail carrier
- 4 does not apply to shipments consigned to agents of the
- 5 United States Government for its use. The rail carrier
- 6 shall deliver those shipments as promptly as possible.
- 7 "SUBCHAPTER III—REPORTS AND RECORDS

8 "§ 10941. Definitions

- 9 "In this subchapter—
- 10 "(1) the terms 'rail carrier' and 'lessor' include
- a receiver or trustee of a rail carrier and lessor, re-
- spectively;
- 13 "(2) the term 'lessor' means a person owning a
- railroad that is leased to and operated by a carrier
- providing transportation subject to the jurisdiction
- of the Panel under this part; and
- 17 "(3) the term 'association' means an organiza-
- tion maintained by or in the interest of a group of
- rail carriers providing transportation or service sub-
- ject to the jurisdiction of the Panel under this part
- that performs a service, or engages in activities, re-
- lated to transportation under this part.

23 "§ 10942. Uniform accounting system

- "The Panel may prescribe a uniform accounting sys-
- 25 tem for classes of rail carriers providing transportation

- 1 subject to the jurisdiction of the Panel under this part.
- 2 To the maximum extent practicable, the Panel shall con-
- 3 form such system to generally accepted accounting prin-
- 4 ciples, and shall administer this subchapter in accordance
- 5 with such principles.

6 "§ 10943. Depreciation charges

- 7 "The Panel shall, for a class of rail carriers providing
- 8 transportation subject to its jurisdiction under this part,
- 9 prescribe, and change when necessary, those classes of
- 10 property for which depreciation charges may be included
- 11 under operating expenses and a rate of depreciation that
- 12 may be charged to a class of property. The Panel may
- 13 classify those rail carriers for purposes of this section. A
- 14 rail carrier for whom depreciation charges and rates of
- 15 depreciation are in effect under this section for any class
- 16 of property may not—
- 17 "(1) charge to operating expenses a deprecia-
- tion charge on a class of property other than that
- 19 prescribed by the Panel;
- 20 "(2) charge another rate of depreciation; or
- 21 "(3) include other depreciation charges in oper-
- 22 ating expenses.

23 "§ 10944. Records: form; inspection; preservation

- 24 "(a) The Panel may prescribe the form of records re-
- 25 quired to be prepared or compiled under this subchapter—

1	"(1) by rail carriers and lessors, including
2	records related to movement of traffic and receipts
3	and expenditures of money; and
4	"(2) by persons furnishing cars to or for a rail
5	carrier providing transportation subject to the juris-
6	diction of the Panel under this part to the extent re-
7	lated to those cars or that service.
8	"(b) The Panel, or an employee designated by the
9	Panel, may on demand and display of proper credentials—
10	"(1) inspect and examine the lands, buildings,
11	and equipment of a rail carrier or lessor; and
12	"(2) inspect and copy any record of—
13	"(A) a rail carrier, lessor, or association;
14	and
15	"(B) a person controlling, controlled by, or
16	under common control with a rail carrier if the
17	Panel considers inspection relevant to that per-
18	son's relation to, or transaction with, that rail
19	carrier.
20	"(c) The Panel may prescribe the time period during
21	which operating, accounting, and financial records must
22	be preserved by rail carriers, lessors, and persons furnish-
23	ing cars.

1	"§ 10945. Reports by rail carriers, lessors, and asso-
2	ciations
3	"(a) The Panel may require rail carriers, lessors, and
4	associations, or classes of them as the Panel may pre-
5	scribe, to file annual, periodic, and special reports with
6	the Panel containing answers to questions asked by it.
7	"(b)(1) An annual report shall contain an account,
8	in as much detail as the Panel may require, of the affairs
9	of the rail carrier, lessor, or association for the 12-month
10	period ending on December 31 of each year.
11	"(2) An annual report shall be filed with the Panel
12	by the end of the third month after the end of the year
13	for which the report is made unless the Panel extends the
14	filing date or changes the period covered by the report.
15	The annual report and, if the Panel requires, any other
16	report made under this section, shall be made under oath.
17	"SUBCHAPTER IV—RAILROAD COST
18	ACCOUNTING
19	"§ 10961. Implementation of cost accounting prin-
20	ciples
21	"Not less than once every five years after the promul-
22	gation of original rules implementing the cost accounting
23	principles established by the Railroad Accounting Prin-
24	ciples Board, the Panel shall review such principles and
25	shall, by rule, make such changes in such principles as
26	are required to achieve the regulatory purposes of this

- 1 part. The Panel shall insure that the rules promulgated
- 2 under this section are the most efficient and least burden-
- 3 some means by which the required information may be de-
- 4 veloped for regulatory purposes. To the maximum extent
- 5 practicable, the Panel shall conform such rules to gen-
- 6 erally accepted accounting principles.

7 "§ 10962. Rail carrier cost accounting system

- 8 "(a) Each rail carrier shall have and maintain a cost
- 9 accounting system that is in compliance with the rules pro-
- 10 mulgated by the Panel under section 10961 of this title.
- 11 A rail carrier may, after notifying the Panel, make modi-
- 12 fications in such system unless, within 60 days after the
- 13 date of notification, the Panel finds such modifications to
- 14 be inconsistent with the rules promulgated by the Panel
- 15 under section 10961 of this title.
- 16 "(b) For purposes of determining whether the cost
- 17 accounting system of a rail carrier is in compliance with
- 18 the rules promulgated by the Panel, the Panel shall have
- 19 the right to examine and make copies of any documents,
- 20 papers, or records of such rail carrier relating to compli-
- 21 ance with such rules. Such documents, papers, and records
- 22 (and any copies thereof) shall not be subject to the manda-
- 23 tory disclosure requirements of section 552 of title 5.

1 "§ 10963. Cost availability

- 2 "As required by the rules of the Panel governing dis-
- 3 covery in Panel proceedings, rail carriers shall make rel-
- 4 evant cost data available to shippers, States, ports, com-
- 5 munities, and other interested parties that are a party to
- 6 a Panel proceeding in which such data are required.

7 "§ 10964. Accounting and cost reporting

- 8 "(a) To obtain expense and revenue information for
- 9 regulatory purposes, the Panel may promulgate reasonable
- 10 rules for rail carriers providing transportation subject to
- 11 the jurisdiction of the Panel under this part, prescribing
- 12 expense and revenue accounting and reporting require-
- 13 ments consistent with generally accepted accounting prin-
- 14 ciples uniformly applied to such carriers. Such require-
- 15 ments shall be cost effective and compatible with and not
- 16 duplicative of the managerial and responsibility account-
- 17 ing requirements of those carriers. To the extent such
- 18 rules are required solely to provide expense and revenue
- 19 information necessary for determining railroad costs in
- 20 regulatory proceedings under this part, such rules shall
- 21 be promulgated in accordance with the cost accounting
- 22 principles established by the Railroad Accounting Prin-
- 23 ciples Board.
- 24 "(b) Any reports required by the rules established by
- 25 the Panel under this section shall include only information
- 26 considered necessary for disclosure under the cost ac-

- 1 counting principles established by the Board or under gen-
- 2 erally accepted accounting principles or the requirements
- 3 of the Securities and Exchange Commission.

4 **"CHAPTER 111—FINANCE**

"SUBCHAPTER I—EQUIPMENT TRUSTS AND SECURITY INTERESTS

"Sec.

"11101. Equipment trusts: recordation; evidence of indebtedness.

"SUBCHAPTER II—COMBINATIONS

- "11121. Scope of authority.
- "11122. Limitation on pooling and division of transportation or earnings.
- "11123. Consolidation, merger, and acquisition of control.
- "11124. Consolidation, merger, and acquisition of control: conditions of approval.
- "11125. Consolidation, merger, and acquisition of control: procedure.
- "11126. Employee protective arrangements in transactions involving rail carriers.
- "11127. Supplemental orders.

5 "SUBCHAPTER I—EQUIPMENT TRUSTS AND

6 SECURITY INTERESTS

7 "§ 11101. Equipment trusts: recordation; evidence of

- 8 indebtedness
- 9 "(a) A mortgage, lease equipment trust agreement,
- 10 conditional sales agreement, or other instrument evidenc-
- 11 ing the mortgage, lease, conditional sale, or bailment of
- 12 or security interest in railroad cars, locomotives, or other
- 13 rolling stock, or accessories used on such railroad cars,
- 14 locomotives, or other rolling stock (including super-
- 15 structures and racks), intended for a use related to inter-
- 16 state commerce shall be filed with the Panel in order to
- 17 perfect the security interest that is the subject of such

- 1 instrument. An assignment of a right or interest under
- 2 one of those instruments and an amendment to that in-
- 3 strument or assignment including a release, discharge, or
- 4 satisfaction of any part of it shall also be filed with the
- 5 Panel. The instrument, assignment, or amendment must
- 6 be in writing, executed by the parties to it, and acknowl-
- 7 edged or verified under Panel regulations. When filed
- 8 under this section, that document is notice to, and enforce-
- 9 able against, all persons. A document filed under this sec-
- 10 tion does not have to be filed, deposited, registered, or re-
- 11 corded under another law of the United States, a State
- 12 (or its political subdivisions), or territory or possession of
- 13 the United States, related to filing, deposit, registration,
- 14 or recordation of those documents.
- 15 "(b) The Panel shall maintain a system for recording
- 16 each document filed under subsection (a) of this section
- 17 and mark each of them with a consecutive number and
- 18 the date and hour of their recordation. The Panel shall
- 19 maintain and keep open for public inspection an index of
- 20 documents filed under that subsection. That index shall
- 21 include the name and address of the principal debtors,
- 22 trustees, guarantors, and other parties to those documents
- 23 and may include other facts that will assist in determining
- 24 the rights of the parties to those transactions.

- 1 "(c) The Panel shall to the greatest extent practicable
- 2 perform its functions under this section through contracts
- 3 with private sector entities.
- 4 "(d) The Panel shall assess user fees for services per-
- 5 formed by the Panel or a contractor thereof under this
- 6 section. Such fees may be used by the Panel to offset its
- 7 costs, to the extent provided in advance in appropriations
- 8 Acts.
- 9 "(e) A mortgage, lease, equipment trust agreement,
- 10 conditional sales agreement, or other instrument evidenc-
- 11 ing the mortgage, lease, conditional sale, or bailment of
- 12 or security interest in railroad cars, locomotives, or other
- 13 rolling stock, or accessories used on such railroad cars,
- 14 locomotives, or other rolling stock (including super-
- 15 structures and racks), or any assignment thereof, which—
- 16 "(1) is duly constituted under the laws of a
- country other than the United States; and
- 18 "(2) relates to property that bears the reporting
- marks and identification numbers of any person
- domiciled in or corporation organized under the laws
- of such country,
- 22 shall be recognized with the same effect as having been
- 23 filed under this section.
- "(f) Interests with respect to which documents are
- 25 filed or recognized under this section are deemed perfected

- 1 in all jurisdictions, and shall be governed by applicable
- 2 State or foreign law in all matters not specifically gov-
- 3 erned by this section.
- 4 "(g) The Panel shall collect, maintain, and keep open
- 5 for public inspection a railway equipment register consist-
- 6 ent with the manner and format maintained by the Inter-
- 7 state Commerce Commission as of the date of the enact-
- 8 ment of the ICC Termination Act of 1995.
- 9 "SUBCHAPTER II—COMBINATIONS

10 "§11121. Scope of authority

- 11 "The authority of the Panel under this subchapter
- 12 is exclusive. A rail carrier or corporation participating in
- 13 or resulting from a transaction approved by or exempted
- 14 by the Panel under this subchapter may carry out the
- 15 transaction, own and operate property, and exercise con-
- 16 trol or franchises acquired through the transaction with-
- 17 out the approval of a State authority. A rail carrier, cor-
- 18 poration, or person participating in that approved or ex-
- 19 empted transaction is exempt from the antitrust laws and
- 20 from all other law, including State and municipal law, as
- 21 necessary to let that rail carrier, corporation, or person
- 22 carry out the transaction, hold, maintain, and operate
- 23 property, and exercise control or franchises acquired
- 24 through the transaction.

1	"§11122. Limitation on pooling and division of trans-
2	portation or earnings
3	"(a) A rail carrier providing transportation subject
4	to the jurisdiction of the Panel under this part may not
5	agree or combine with another of those rail carriers to pool
6	or divide traffic or services or any part of their earnings
7	without the approval of the Panel under this section or
8	section 10923 of this title. The Panel may approve and
9	authorize the agreement or combination if the rail carriers
10	involved assent to the pooling or division and the Panel
11	finds that a pooling or division of traffic, services, or earn-
12	ings—
13	"(1) will be in the interest of better service to
14	the public or of economy of operation; and
15	"(2) will not unreasonably restrain competition.
16	"(b) The Panel may impose conditions governing the
17	pooling or division and may approve and authorize pay-
18	ment of a reasonable consideration between the rail car-
19	riers.
20	"(c) The Panel may begin a proceeding under this
21	section on its own initiative or on application.
22	"§11123. Consolidation, merger, and acquisition of
23	control
24	"(a) The following transactions involving rail carriers
25	providing transportation subject to the jurisdiction of the

- 1 Panel under this part may be carried out only with the
- 2 approval and authorization of the Panel:
- 3 "(1) Consolidation or merger of the properties
- 4 or franchises of at least 2 rail carriers into one cor-
- 5 poration for the ownership, management, and oper-
- 6 ation of the previously separately owned properties.
- 7 "(2) A purchase, lease, or contract to operate
- 8 property of another rail carrier by any number of
- 9 rail carriers.
- 10 "(3) Acquisition of control of a rail carrier by
- any number of rail carriers.
- 12 "(4) Acquisition of control of at least 2 rail car-
- riers by a person that is not a rail carrier.
- 14 "(5) Acquisition of control of a rail carrier by
- a person that is not a rail carrier but that controls
- any number of rail carriers.
- 17 "(6) Acquisition by a rail carrier of trackage
- rights over, or joint ownership in or joint use of, a
- railroad line (and terminals incidental to it) owned
- or operated by another rail carrier.
- 21 "(b) A person may carry out a transaction referred
- 22 to in subsection (a) of this section or participate in achiev-
- 23 ing the control or management, including the power to ex-
- 24 ercise control or management, in a common interest of
- 25 more than one of those rail carriers, regardless of how that

- 1 result is reached, only with the approval and authorization
- 2 of the Panel under this subchapter. In addition to other
- 3 transactions, each of the following transactions are consid-
- 4 ered achievements of control or management:
- "(1) A transaction by a rail carrier that has the effect of putting that rail carrier and person affiliated with it, taken together, in control of another
- 8 rail carrier.

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- 9 "(2) A transaction by a person affiliated with 10 a rail carrier that has the effect of putting that rail 11 carrier and persons affiliated with it, taken together, 12 in control of another rail carrier.
 - "(3) A transaction by at least 2 persons acting together (one of whom is a rail carrier or is affiliated with a rail carrier) that has the effect of putting those persons and rail carriers and persons affiliated with any of them, or with any of those affiliated rail carriers, taken together, in control of another rail carrier.
- 20 "(c) A person is affiliated with a rail carrier under
- 21 this subchapter if, because of the relationship between
- 22 that person and a rail carrier, it is reasonable to believe
- 23 that the affairs of another rail carrier, control of which
- 24 may be acquired by that person, will be managed in the
- 25 interest of the other rail carrier.

1	"§11124. Consolidation, merger, and acquisition of
2	control: conditions of approval
3	"(a) The Panel may begin a proceeding to approve
4	and authorize a transaction referred to in section 11123
5	of this title on application of the person seeking that au-
6	thority. When an application is filed with the Panel, the
7	Panel shall notify the chief executive officer of each State
8	in which property of the rail carriers involved in the pro-
9	posed transaction is located and shall notify those rail car-
10	riers. The Panel shall hold a public hearing unless the
11	Panel determines that a public hearing is not necessary
12	in the public interest.
13	"(b) In a proceeding under this section which involves
14	the merger or control of at least two Class I railroads,
15	as defined by the Panel, the Panel shall consider at least—
16	"(1) the effect of the proposed transaction on
17	the adequacy of transportation to the public;
18	"(2) the effect on the public interest of includ-
19	ing, or failing to include, other rail carriers in the
20	area involved in the proposed transaction;
21	"(3) the total fixed charges that result from the
22	proposed transaction;
23	"(4) the interest of rail carrier employees af-
24	fected by the proposed transaction; and
25	"(5) whether the proposed transaction would
26	have an adverse effect on competition among rail

- carriers in the affected region or in the national rail
- 2 system.
- 3 "(c) The Panel shall approve and authorize a trans-
- 4 action under this section when it finds the transaction is
- 5 consistent with the public interest. The Panel may impose
- 6 conditions governing the transaction, including the divesti-
- 7 ture of parallel tracks or requiring the granting of track-
- 8 age rights and access to other facilities. Any trackage
- 9 rights and related conditions imposed to alleviate anti-
- 10 competitive effects of the transaction shall provide for op-
- 11 erating terms and compensation levels to ensure that such
- 12 effects are alleviated. When the transaction contemplates
- 13 a guaranty or assumption of payment of dividends or of
- 14 fixed charges or will result in an increase of total fixed
- 15 charges, the Panel may approve and authorize the trans-
- 16 action only if it finds that the guaranty, assumption, or
- 17 increase is consistent with the public interest. The Panel
- 18 may require inclusion of other rail carriers located in the
- 19 area involved in the transaction if they apply for inclusion
- 20 and the Panel finds their inclusion to be consistent with
- 21 the public interest.
- "(d) In a proceeding under this section which does
- 23 not involve the merger or control of at least two Class I
- 24 railroads, as defined by the Panel, the Panel shall approve
- 25 such an application unless it finds that—

- 1 "(1) as a result of the transaction, there is like-
- 2 ly to be substantial lessening of competition, cre-
- ation of a monopoly, or restraint of trade in freight
- 4 surface transportation in any region of the United
- 5 States; and
- 6 "(2) the anticompetitive effects of the trans-
- 7 action outweigh the public interest in meeting sig-
- 8 nificant transportation needs.
- 9 In making such findings, the Panel shall, with respect to
- 10 any application that is part of a plan or proposal developed
- 11 under section 333(a)-(d) of this title, accord substantial
- 12 weight to any recommendations of the Attorney General.
- 13 "(e) No transaction described in section 11126(b)
- 14 may have the effect of avoiding a collective bargaining
- 15 agreement or shifting work from a rail carrier with a col-
- 16 lective bargaining agreement to a rail carrier without a
- 17 collective bargaining agreement.
- "(f)(1) To the extent provided in this subsection, a
- 19 proceeding under this subchapter relating to a transaction
- 20 involving at least one Class I rail carrier shall not be con-
- 21 sidered an adjudication required by statute to be deter-
- 22 mined on the record after opportunity for an agency hear-
- 23 ing, for the purposes of subchapter II of chapter 5 of title
- 24 5, United States Code.

- 1 "(2) Ex parte communications, as defined in section
- 2 551(14) of title 5, United States Code, shall be permitted
- 3 in proceedings described in paragraph (1) of this sub-
- 4 section, subject to the requirements of paragraph (3) of
- 5 this subsection.
- 6 "(3)(A) Any member or employee of the Panel who
- 7 makes or receives a written ex parte communication con-
- 8 cerning the merits of a proceeding described in paragraph
- 9 (1) shall promptly place the communication in the public
- 10 docket of the proceeding.
- 11 "(B) Any member or employee of the Panel who
- 12 makes or receives an oral ex parte communication con-
- 13 cerning the merits of a proceeding described in paragraph
- 14 (1) shall promptly place a written summary of the oral
- 15 communication in the public docket of the proceeding.
- 16 "(4) Nothing in this subsection shall be construed to
- 17 require the Panel or any of its members or employees to
- 18 engage in any ex parte communication with any person.
- 19 Nothing in this subsection or any other law shall be con-
- 20 strued to limit the authority of the members or employees
- 21 of the Panel, in their discretion, to note in the docket or
- 22 otherwise publicly the occurrence and substance of an ex
- 23 parte communication.

1	"§11125. Consolidation, merger, and acquisition of
2	control: procedure
3	"(a) The Panel shall publish notice of the application
4	under section 11124 in the Federal Register by the end
5	of the 30th day after the application is filed with the
6	Panel. However, if the application is incomplete, the Panel
7	shall reject it by the end of that period. The order of rejec-
8	tion is a final action of the Panel. The published notice
9	shall indicate whether the application involves—
10	"(1) the merger or control of at least two Class
11	I railroads, as defined by the Panel, to be decided
12	within the time limits specified in subsection (b) of
13	this section;
14	"(2) transactions of regional or national trans-
15	portation significance, to be decided within the time
16	limits specified in subsection (c) of this section; or
17	"(3) any other transaction covered by this sec-
18	tion, to be decided within the time limits specified in
19	subsection (d) of this section.
20	"(b) If the application involves the merger or control
21	of two or more Class I railroads, as defined by the Panel,
22	the following conditions apply:
23	"(1) Written comments about an application
24	may be filed with the Panel within 45 days after no-
25	tice of the application is published under subsection
26	(a) of this section. Copies of such comments shall be

served on the Attorney General, who may decide to intervene as a party to the proceeding. That decision must be made by the 15th day after the date of receipt of the written comments, and if the decision is to intervene, preliminary comments about the application must be sent to the Panel by the end of the 15th day after the date of receipt of the written comments.

- "(2) The Panel shall require that applications inconsistent with an application, notice of which was published under subsection (a) of this section, and applications for inclusion in the transaction, be filed with it by the 90th day after publication of notice under that subsection.
- "(3) The Panel must conclude evidentiary proceedings by the end of the 6th month after the date of publication of notice under subsection (a) of this section. The Panel must issue a final decision by the 90th day after the date on which it concludes the evidentiary proceedings.
- "(c) If the application involves a transaction other than the merger or control of at least two Class I railroads, as defined by the Panel, which the Panel has determined to be of regional or national transportation significance, the following conditions apply:

- "(1) Written comments about an application, including comments of the Attorney General, may be filed with the Panel within 30 days after notice of the application is published under subsection (a) of this section.
 - "(2) The Panel shall require that applications inconsistent with an application, notice of which was published under subsection (a) of this section, and applications for inclusion in the transaction, be filed with it by the 60th day after publication of notice under that subsection.
 - "(3) The Panel must conclude any evidentiary proceedings by the 125th day after the date of publication of notice under subsection (a) of this section. The Panel must issue a final decision by the 40th day after the date on which it concludes the evidentiary proceedings.
- "(d) For all applications under this section other than those specified in subsections (b) and (c) of this section, the following conditions apply:
- "(1) Written comments about an application, including comments of the Attorney General, may be filed with the Panel within 30 days after notice of the application is published under subsection (a) of this section.

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1 "(2) The Panel must conclude any evidentiary 2 proceedings by the 105th day after the date of publi-3 cation of notice under subsection (a) of this section. 4 The Panel must issue a final decision by the 40th 5 day after the date on which it concludes the evi-6 dentiary proceedings.

7 "§ 11126. Employee protective arrangements in trans-

8 actions involving rail carriers

9 "(a) Except as otherwise provided in this section, 10 when approval is sought for a transaction under sections 11124 and 11125 of this title, the Panel shall require the rail carrier to provide a fair arrangement at least as protective of the interests of employees who are affected by the transaction as the terms imposed under section 5(2)(f)of the Interstate Commerce Act before February 5, 1976, and the terms established under section 24706(c) of this title. Notwithstanding this part, the arrangement may be made by the rail carrier and the authorized representative of its employees. The arrangement and the order approving the transaction must require that the employees of the affected rail carrier will not be in a worse position related to their employment as a result of the transaction during the 4 years following the effective date of the final action of the Panel (or if an employee was employed for a lesser

- 1 period of time by the rail carrier before the action became
- 2 effective, for that lesser period).
- 3 "(b) When approval is sought under sections 11124
- 4 and 11125 for a transaction involving one Class II and
- 5 one or more Class III rail carriers, there shall be an ar-
- 6 rangement as required under subsection (a) of this sec-
- 7 tion, except that the arrangement shall be limited to one
- 8 year of severance pay, which shall not exceed the amount
- 9 of earnings from the railroad employment of that employee
- 10 during the 12-month period immediately preceding the
- 11 date on which the application for approval of such trans-
- 12 action is filed with the Panel. The amount of such sever-
- 13 ance pay shall be reduced by the amount of earnings from
- 14 railroad employment of that employee with the acquiring
- 15 carrier during the 12-month period immediately following
- 16 the effective date of the transaction. The parties may
- 17 agree to terms other than as provided in this subsection.
- 18 "(c) When approval is sought under sections 11124
- 19 and 11125 for a transaction involving only Class III rail
- 20 carriers, this section shall not apply.
- 21 "(d) For purposes of this section, the terms 'Class
- 22 II rail carrier' and 'Class III rail carrier' have the meaning
- 23 given those terms by the Panel.

1 "§ 11127. Supplemental orders

- 2 "When cause exists, the Panel may make appropriate3 orders supplemental to an order made in a proceeding
- 4 under sections 11122 through 11126 of this title.

5 **"CHAPTER 113—FEDERAL-STATE**

6 **RELATIONS**

"Sec.

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7 "§ 11301. Tax discrimination against rail transpor-

- 8 tation property
- 9 "(a) In this section—
- "(1) the term 'assessment' means valuation for a property tax levied by a taxing district;
 - "(2) the term 'assessment jurisdiction' means a geographical area in a State used in determining the assessed value of property for ad valorem taxation;
 - "(3) the term 'rail transportation property' means property, as defined by the Panel, owned or used by a rail carrier providing transportation subject to the jurisdiction of the Panel under this part;
- 19 and
- 20 "(4) the term 'commercial and industrial prop-21 erty' means property, other than transportation
- 22 property and land used primarily for agricultural
- purposes or timber growing, devoted to a commercial
- or industrial use and subject to a property tax levy.

[&]quot;11301. Tax discrimination against rail transportation property.

[&]quot;11302. Withholding State and local income tax by rail carriers.

- 1 "(b) The following acts unreasonably burden and dis-
- 2 criminate against interstate commerce, and a State, sub-
- 3 division of a State, or authority acting for a State or sub-
- 4 division of a State may not do any of them:
- 5 "(1) Assess rail transportation property at a 6 value that has a higher ratio to the true market 7 value of the rail transportation property than the 8 ratio that the assessed value of other commercial 9 and industrial property in the same assessment ju-10 risdiction has to the true market value of the other 11 commercial and industrial property.
 - "(2) Levy or collect a tax on an assessment that may not be made under paragraph (1) of this subsection.
 - "(3) Levy or collect an ad valorem property tax on rail transportation property at a tax rate that exceeds the tax rate applicable to commercial and industrial property in the same assessment jurisdiction.
- 20 "(4) Impose another tax that discriminates 21 against a rail carrier providing transportation sub-22 ject to the jurisdiction of the Panel under this part.
- "(c) Notwithstanding section 1341 of title 28 and without regard to the amount in controversy or citizenship of the parties, a district court of the United States has

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jurisdiction, concurrent with other jurisdiction of courts of the United States and the States, to prevent a violation 3 of subsection (b) of this section. Relief may be granted under this subsection only if the ratio of assessed value to true market value of rail transportation property exceeds by at least 5 percent the ratio of assessed value to true market value of other commercial and industrial property in the same assessment jurisdiction. The burden 8 of proof in determining assessed value and true market value is governed by State law. If the ratio of the assessed value of other commercial and industrial property in the assessment jurisdiction to the true market value of all other commercial and industrial property cannot be determined to the satisfaction of the district court through the random-sampling method known as a sales assessment ratio study (to be carried out under statistical principles applicable to such a study), the court shall find, as a viola-17 tion of this section—

"(1) an assessment of the rail transportation property at a value that has a higher ratio to the true market value of the rail transportation property than the assessed value of all other property subject to a property tax levy in the assessment jurisdiction has to the true market value of all other commercial and industrial property; and

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1	"(2) the collection of an ad valorem property
2	tax on the rail transportation property at a tax rate
3	that exceeds the tax ratio rate applicable to taxable
4	property in the taxing district.
5	"§11302. Withholding State and local income tax by
6	rail carriers
7	"(a) No part of the compensation paid by a rail car-
8	rier providing transportation subject to the jurisdiction of
9	the Panel under this part to an employee who performs
10	regularly assigned duties as such an employee on a rail-
11	road in more than one State shall be subject to the income
12	tax laws of any State or subdivision of that State, other
13	than the State or subdivision thereof of the employee's res-
14	idence.
15	"(b) A rail carrier withholding pay from an employee
16	under subsection (a) of this section shall file income tax
17	information returns and other reports only with the State
18	and subdivision of residence of the employee.
	<u> </u>

19 "CHAPTER 115—ENFORCEMENT: INVES-

20 TIGATIONS, RIGHTS, AND REMEDIES

[&]quot;Sec.

[&]quot;11501. General authority.

[&]quot;11502. Enforcement by the Panel.

[&]quot;11503. Enforcement by the Attorney General.

[&]quot;11504. Rights and remedies of persons injured by rail carriers.

[&]quot;11505. Limitation on actions by and against rail carriers.

[&]quot;11506. Liability of rail carriers under receipts and bills of lading.

1 "§ 11501. General authority

- 2 "(a) Except as otherwise provided in this part, the
- 3 Panel may begin an investigation under this part only on
- 4 complaint. If the Panel finds that a rail carrier is violating
- 5 this part, the Panel shall take appropriate action to com-
- 6 pel compliance with this part.
- 7 "(b) A person, including a governmental authority,
- 8 may file with the Panel a complaint about a violation of
- 9 this part by a rail carrier providing transportation or serv-
- 10 ice subject to the jurisdiction of the Panel under this part.
- 11 The complaint must state the facts that are the subject
- 12 of the violation. The Panel may dismiss a complaint it de-
- 13 termines does not state reasonable grounds for investiga-
- 14 tion and action. However, the Panel may not dismiss a
- 15 complaint made against a rail carrier providing transpor-
- 16 tation subject to the jurisdiction of the Panel under this
- 17 part because of the absence of direct damage to the com-
- 18 plainant.
- 19 "(c) A formal investigative proceeding begun by the
- 20 Panel under subsection (a) of this section is dismissed
- 21 automatically unless it is concluded by the Panel with ad-
- 22 ministrative finality by the end of the third year after the
- 23 date on which it was begun.
- 24 "§ 11502. Enforcement by the Panel
- 25 "The Panel may bring a civil action—

- 1 "(1) to enjoin a rail carrier from violating sec-2 tions 10701 through 10706 of this title, or a regula-3 tion prescribed or order or certificate issued under any of those sections; "(2) to enforce subchapter II of chapter 111 of 6 this title and to compel compliance with the order of 7 the Panel under that subchapter; and "(3) to enforce an order of the Panel, except a 8 9 civil action to enforce an order for the payment of 10 money, when it is violated by a rail carrier providing 11 transportation subject to the jurisdiction of the 12 Panel under this part. 13 "§ 11503. Enforcement by the Attorney General 14 "The Attorney General may, and on request of the
- Panel shall, bring court proceedings to enforce this part,
- or a regulation or order of the Panel or certificate or per-16
- mit issued under this part, and to prosecute a person vio-
- lating this part or a regulation or order of the Panel or
- 19 certificate or permit issued under this part.
- 20 "§ 11504. Rights and remedies of persons injured by
- 21 rail carriers
- 22 "(a) A person injured because a rail carrier providing
- transportation or service subject to the jurisdiction of the
- Panel under this part does not obey an order of the Panel,
- except an order for the payment of money, may bring a

- 1 civil action in a United States District Court to enforce
- 2 that order under this subsection.
- 3 "(b) A rail carrier providing transportation subject
- 4 to the jurisdiction of the Panel under this part is liable
- 5 for damages sustained by a person as a result of an act
- 6 or omission of that carrier in violation of this part.
- 7 "(c)(1) A person may file a complaint with the Panel
- 8 under section 11501(b) of this title or bring a civil action
- 9 under subsection (b) of this section to enforce liability
- 10 against a rail carrier providing transportation subject to
- 11 the jurisdiction of the Panel under this part.
- 12 "(2) When the Panel makes an award under sub-
- 13 section (b) of this section, the Panel shall order the rail
- 14 carrier to pay the amount awarded by a specific date. The
- 15 Panel may order a rail carrier providing transportation
- 16 subject to the jurisdiction of the Panel under this part
- 17 to pay damages only when the proceeding is on complaint.
- 18 The person for whose benefit an order of the Panel requir-
- 19 ing the payment of money is made may bring a civil action
- 20 to enforce that order under this paragraph if the rail car-
- 21 rier does not pay the amount awarded by the date pay-
- 22 ment was ordered to be made.
- (d)(1) When a person begins a civil action under
- 24 subsection (b) of this section to enforce an order of the
- 25 Panel requiring the payment of damages by a rail carrier

- 1 providing transportation subject to the jurisdiction of the
- 2 Panel under this part, the text of the order of the Panel
- 3 must be included in the complaint. In addition to the dis-
- 4 trict courts of the United States, a State court of general
- 5 jurisdiction having jurisdiction of the parties has jurisdic-
- 6 tion to enforce an order under this paragraph. The find-
- 7 ings and order of the Panel are competent evidence of the
- 8 facts stated in them. Trial in a civil action brought in a
- 9 district court of the United States under this paragraph
- 10 is in the judicial district—
- 11 "(A) in which the plaintiff resides;
- 12 "(B) in which the principal operating office of
- the rail carrier is located; or
- 14 "(C) through which the railroad line of that
- 15 carrier runs.
- 16 In a civil action under this paragraph, the plaintiff is liable
- 17 for only those costs that accrue on an appeal taken by
- 18 the plaintiff.
- 19 "(2) All parties in whose favor the award was made
- 20 may be joined as plaintiffs in a civil action brought in a
- 21 district court of the United States under this subsection
- 22 and all the rail carriers that are parties to the order
- 23 awarding damages may be joined as defendants. Trial in
- 24 the action is in the judicial district in which any one of
- 25 the plaintiffs could bring the action against any one of

- 1 the defendants. Process may be served on a defendant at
- 2 its principal operating office when that defendant is not
- 3 in the district in which the action is brought. A judgment
- 4 ordering recovery may be made in favor of any of those
- 5 plaintiffs against the defendant found to be liable to that
- 6 plaintiff.
- 7 "(3) The district court shall award a reasonable at-
- 8 torney's fee as a part of the damages for which a rail car-
- 9 rier is found liable under this subsection. The district
- 10 court shall tax and collect that fee as a part of the costs
- 11 of the action.
- 12 "§11505. Limitation on actions by and against rail
- 13 carriers
- 14 "(a) A rail carrier providing transportation or service
- 15 subject to the jurisdiction of the Panel under this part
- 16 must begin a civil action to recover charges for transpor-
- 17 tation or service provided by the carrier within 3 years
- 18 after the claim accrues.
- 19 "(b) A person must file a complaint with the Panel
- 20 to recover damages under section 11504(b) of this title
- 21 within 2 years after the claim accrues.
- "(c) The limitation period under subsection (b) of
- 23 this section is extended for 6 months from the time written
- 24 notice is given to the claimant by the rail carrier of dis-
- 25 allowance of any part of the claim specified in the notice

- 1 if a written claim is given to the rail carrier within that
- 2 limitation period. The limitation period under subsection
- 3 (b) of this section is extended for 90 days from the time
- 4 the rail carrier begins a civil action under subsection (a)
- 5 of this section to recover charges related to the same
- 6 transportation or service, or collects (without beginning a
- 7 civil action under that subsection) the charge for that
- 8 transportation or service if that action is begun or collec-
- 9 tion is made within the appropriate period.
- 10 "(d) A person must begin a civil action to enforce
- 11 an order of the Panel against a rail carrier for the pay-
- 12 ment of money within one year after the date the order
- 13 required the money to be paid.
- 14 "(e) This section applies to transportation for the
- 15 United States Government. The time limitations under
- 16 this section are extended, as related to transportation for
- 17 or on behalf of the United States Government, for 3 years
- 18 from the date of—
- 19 "(1) payment of the rate for the transportation
- or service involved;
- 21 "(2) subsequent refund for overpayment of that
- rate; or
- "(3) deduction made under section 3726 of title
- 24 31, whichever is later.

1	"(f) A claim related to a shipment of property accrues
2	under this section on delivery or tender of delivery by the
3	rail carrier.
4	"§ 11506. Liability of rail carriers under receipts and
5	bills of lading
6	"(a) A rail carrier providing transportation or service
7	subject to the jurisdiction of the Panel under this part
8	shall issue a receipt or bill of lading for property it receives
9	for transportation under this part. That rail carrier and
10	any other rail carrier that delivers the property and is pro-
11	viding transportation or service subject to the jurisdiction
12	of the Panel under this part are liable to the person enti-
13	tled to recover under the receipt or bill of lading. The li-
14	ability imposed under this subsection is for the actual loss
15	or injury to the property caused by—
16	"(1) the receiving rail carrier;
17	"(2) the delivering rail carrier; or
18	"(3) another rail carrier over whose line or
19	route the property is transported in the United
20	States or from a place in the United States to a
21	place in an adjacent foreign country when trans-
22	ported under a through bill of lading.
23	Failure to issue a receipt or bill of lading does not affect
24	the liability of a rail carrier. A delivering rail carrier is
25	deemed to be the rail carrier performing the line-haul

- 1 transportation nearest the destination but does not include
- 2 a rail carrier providing only a switching service at the des-
- 3 tination.
- 4 "(b) The rail carrier issuing the receipt or bill of lad-
- 5 ing under subsection (a) of this section or delivering the
- 6 property for which the receipt or bill of lading was issued
- 7 is entitled to recover from the rail carrier over whose line
- 8 or route the loss or injury occurred the amount required
- 9 to be paid to the owners of the property, as evidenced by
- 10 a receipt, judgment, or transcript, and the amount of its
- 11 expenses reasonably incurred in defending a civil action
- 12 brought by that person.
- "(c)(1) A rail carrier may not limit or be exempt from
- 14 liability imposed under subsection (a) of this section ex-
- 15 cept as provided in this subsection. A limitation of liability
- 16 or of the amount of recovery or representation or agree-
- 17 ment in a receipt, bill of lading, contract, or rule in viola-
- 18 tion of this section is void.
- 19 "(2) A rail carrier of passengers may limit its liability
- 20 under its passenger rate for loss or injury of baggage car-
- 21 ried on trains carrying passengers.
- 22 "(3) A rail carrier providing transportation or service
- 23 subject to the jurisdiction of the Panel under this part
- 24 may establish rates for transportation of property under
- 25 which—

"(A) the liability of the rail carrier for such 1 2 property is limited to a value established by written 3 declaration of the shipper or by a written agreement 4 between the shipper and the carrier; or "(B) specified amounts are deducted, pursuant 6 to a written agreement between the shipper and the 7 carrier, from any claim against the carrier with respect to the transportation of such property. 8 9 "(d)(1) A civil action under this section may be 10 brought in a district court of the United States or in a State court. 11 12 "(2)(A) A civil action under this section may only be brought— 13 "(i) against the originating rail carrier, in the 14 15 judicial district in which the point of origin is lo-16 cated; 17 "(ii) against the delivering rail carrier, in the 18 judicial district in which the principal place of busi-19 ness of the person bringing the action is located if 20 the delivering carrier operates a railroad or a route 21 through such judicial district, or in the judicial dis-22 trict in which the point of destination is located; and 23 "(iii) against the carrier alleged to have caused 24 the loss or damage, in the judicial district in which

such loss or damage is alleged to have occurred.

- 1 "(B) In this section, 'judicial district' means (i) in
- 2 the case of a United States district court, a judicial dis-
- 3 trict of the United States, and (ii) in the case of a State
- 4 court, the applicable geographic area over which such
- 5 court exercises jurisdiction.
- 6 "(e) A rail carrier may not provide by rule, contract,
- 7 or otherwise, a period of less than 9 months for filing a
- 8 claim against it under this section and a period of less
- 9 than 2 years for bringing a civil action against it under
- 10 this section. The period for bringing a civil action is com-
- 11 puted from the date the carrier gives a person written no-
- 12 tice that the carrier has disallowed any part of the claim
- 13 specified in the notice. For the purposes of this sub-
- 14 section—
- 15 "(1) an offer of compromise shall not constitute
- a disallowance of any part of the claim unless the
- carrier, in writing, informs the claimant that such
- part of the claim is disallowed and provides reasons
- for such disallowance; and
- 20 "(2) communications received from a carrier's
- insurer shall not constitute a disallowance of any
- part of the claim unless the insurer, in writing, in-
- forms the claimant that such part of the claim is
- disallowed, provides reasons for such disallowance,

- and informs the claimant that the insurer is acting
- 2 on behalf of the carrier.

3 "CHAPTER 117—CIVIL AND CRIMINAL

4 **PENALTIES**

- "Sec.
- "11701. General civil penalties.
- "11702. Interference with railroad car supply.
- "11703. Record keeping and reporting violations.
- "11704. Unlawful disclosure of information.
- "11705. Disobedience to subpoenas.
- "11706. General criminal penalty when specific penalty not provided.
- "11707. Punishment of corporation for violations committed by certain individuals.

5 "§11701. General civil penalties

- 6 "(a) Except as otherwise provided in this section, a
- 7 rail carrier providing transportation subject to the juris-
- 8 diction of the Panel under this part, an officer or agent
- 9 of that rail carrier, or a receiver, trustee, lessee, or agent
- 10 of one of them, knowingly violating an order of the Panel
- 11 under this part is liable to the United States Government
- 12 for a civil penalty of \$5,000 for each violation. Liability
- 13 under this subsection is incurred for each distinct viola-
- 14 tion. A separate violation occurs for each day the violation
- 15 continues.
- 16 "(b) A rail carrier providing transportation subject
- 17 to the jurisdiction of the Panel under this part, or a re-
- 18 ceiver or trustee of that rail carrier, violating a regulation
- 19 or order of the Panel under section 10924 (a)(2) or (b)
- 20 of this title is liable to the United States Government for

- 1 a civil penalty of \$500 for each violation and for \$25 for
- 2 each day the violation continues.
- 3 "(c) A person knowingly authorizing, consenting to,
- 4 or permitting a violation of sections 10701 through 10706
- 5 of this title or of a requirement or a regulation under any
- 6 of those sections, is liable to the United States Govern-
- 7 ment for a civil penalty of not more than \$5,000.
- 8 "(d) A rail carrier, receiver, or operating trustee vio-
- 9 lating an order or direction of the Panel under section
- 10 10923 or 10924(a)(1) of this title is liable to the United
- 11 States Government for a civil penalty of at least \$100 but
- 12 not more than \$500 for each violation and for \$50 for
- 13 each day the violation continues.
- 14 "(e)(1) A person required under subchapter III of
- 15 chapter 109 of this title to make, prepare, preserve, or
- 16 submit to the Panel a record concerning transportation
- 17 subject to the jurisdiction of the Panel under this part
- 18 that does not make, prepare, preserve, or submit that
- 19 record as required under that subchapter, is liable to the
- 20 United States Government for a civil penalty of \$500 for
- 21 each violation.
- 22 "(2) A rail carrier providing transportation subject
- 23 to the jurisdiction of the Panel under this part, and a les-
- 24 sor, receiver, or trustee of that rail carrier, violating sec-

- 1 tion 10944(b)(1) of this title, is liable to the United States
- 2 Government for a civil penalty of \$100 for each violation.
- 3 "(3) A rail carrier providing transportation subject
- 4 to the jurisdiction of the Panel under this part, a lessor,
- 5 receiver, or trustee of that rail carrier, a person furnishing
- 6 cars, and an officer, agent, or employee of one of them,
- 7 required to make a report to the Panel or answer a ques-
- 8 tion that does not make the report or does not specifically,
- 9 completely, and truthfully answer the question, is liable
- 10 to the United States Government for a civil penalty of
- 11 \$100 for each violation.
- 12 "(4) A separate violation occurs for each day a viola-
- 13 tion under this subsection continues.
- 14 "(f) Trial in a civil action under subsections (a)
- 15 through (e) of this section is in the judicial district in
- 16 which the rail carrier has its principal operating office or
- 17 in a district through which the railroad of the rail carrier
- 18 runs.

19 ***§11702.** Interference with railroad car supply

- 20 "(a) A person that offers or gives anything of value
- 21 to another person acting for or employed by a rail carrier
- 22 providing transportation subject to the jurisdiction of the
- 23 Panel under this part intending to influence an action of
- 24 that other person related to supply, distribution, or move-
- 25 ment of cars or vehicles used in the transportation of prop-

- 1 erty, or because of the action of that other person shall
- 2 be fined not more than \$1,000, imprisoned for not more
- 3 than 2 years, or both.
- 4 "(b) A person acting for or employed by a rail carrier
- 5 providing transportation subject to the jurisdiction of the
- 6 Panel under this part that solicits, accepts, or receives
- 7 anything of value—
- 8 "(1) intending to be influenced by it in an ac-
- 9 tion of that person related to supply, distribution, or
- movement of cars, vehicles, or vessels used in the
- 11 transportation of property; or
- "(2) because of the action of that person,
- 13 shall be fined not more than \$1,000, imprisoned for not
- 14 more than 2 years, or both.

15 "§ 11703. Record keeping and reporting violations

- 16 "A person required to make a report to the Panel,
- 17 or make, prepare, or preserve a record, under subchapter
- 18 III of chapter 109 of this title about transportation sub-
- 19 ject to the jurisdiction of the Panel under this part that
- 20 knowingly and willfully—
- 21 "(1) makes a false entry in the report or
- 22 record;
- 23 "(2) destroys, mutilates, changes, or by another
- 24 means falsifies the record;

1	"(3) does not enter business related facts and
2	transactions in the record;
3	"(4) makes, prepares, or preserves the record in
4	violation of a regulation or order of the Panel; or
5	"(5) files a false report or record with the
6	Panel,
7	shall be fined not more than \$5,000, imprisoned for not
8	more than 2 years, or both.
9	"§ 11704. Unlawful disclosure of information
10	"(a) A—
11	"(1) rail carrier providing transportation sub-
12	ject to the jurisdiction of the Panel under this part,
13	or an officer, agent, or employee of that rail carrier,
14	or another person authorized to receive information
15	from that rail carrier, that knowingly discloses to
16	another person, except the shipper or consignee; or
17	"(2) a person who solicits or knowingly re-
18	ceives,
19	information described in subsection (b) without the con-
20	sent of the shipper or consignee shall be fined not more
21	than \$1,000.
22	"(b) The information referred to in subsection (a) is
23	information about the nature, kind, quantity, destination,
24	consignee, or routing of property tendered or delivered to
25	that rail carrier for transportation provided under this

- 1 part, or information about the contents of a contract au-
- 2 thorized under section 10509 of this title, that may be
- 3 used to the detriment of the shipper or consignee or may
- 4 disclose improperly, to a competitor, the business trans-
- 5 actions of the shipper or consignee.
- 6 "(c) This part does not prevent a rail carrier or
- 7 broker providing transportation subject to the jurisdiction
- 8 of the Panel under this part from giving information—
- 9 "(1) in response to legal process issued under
- authority of a court of the United States or a State;
- 11 "(2) to an officer, employee, or agent of the
- 12 United States Government, a State, or a territory or
- possession of the United States; or
- 14 "(3) to another rail carrier or its agent to ad-
- just mutual traffic accounts in the ordinary course
- of business.
- 17 "(d) An employee of the Panel delegated to make an
- 18 inspection or examination under section 10944 of this title
- 19 who knowingly discloses information acquired during that
- 20 inspection or examination, except as directed by the Panel,
- 21 a court, or a judge of that court, shall be fined not more
- 22 than \$500, imprisoned for not more than 6 months, or
- 23 both.
- 24 "(e) A person that knowingly discloses confidential
- 25 data made available to such person under section 10963

- 1 of this title by a rail carrier providing transportation sub-
- 2 ject to the jurisdiction of the Panel under this part shall
- 3 be fined not more than \$50,000.

4 "§ 11705. Disobedience to subpoenas

- 5 "A person not obeying a subpoena or requirement of
- 6 the Panel to appear and testify or produce records shall
- 7 be fined at least \$100 but not more than \$5,000, impris-
- 8 oned for not more than one year, or both.

9 "§ 11706. General criminal penalty when specific

10 penalty not provided

- 11 "When another criminal penalty is not provided
- 12 under this chapter, a rail carrier providing transportation
- 13 subject to the jurisdiction of the Panel under this part,
- 14 and when that rail carrier is a corporation, a director or
- 15 officer of the corporation, or a receiver, trustee, lessee, or
- 16 person acting for or employed by the corporation that,
- 17 alone or with another person, willfully violates this part
- 18 or an order prescribed under this part, shall be fined not
- 19 more than \$5,000. However, if the violation is for dis-
- 20 crimination in rates charged for transportation, the person
- 21 may be imprisoned for not more than 2 years in addition
- 22 to being fined under this section. A separate violation oc-
- 23 curs each day a violation of section 11122 of this title con-
- 24 tinues.

1	"§ 11707. Punishment of corporation for violations
2	committed by certain individuals
3	"An act or omission that would be a violation of this
4	part if committed by a director, officer, receiver, trustee,
5	lessee, agent, or employee of a rail carrier providing trans-
6	portation or service subject to the jurisdiction of the Panel
7	under this part that is a corporation is also a violation
8	of this part by that corporation. The penalties of this
9	chapter apply to that violation. When acting in the scope
10	of their employment, the actions and omissions of individ-
11	uals acting for or employed by that rail carrier are consid-
12	ered to be the actions and omissions of that rail carrier
13	as well as that individual.".
14	(b) Conforming Amendment.—The item relating
15	to subtitle IV in the table of subtitles of title 49, United
16	States Code, is amended by striking "Commerce" and
17	inserting in lieu thereof " Transportation ".
18	SEC. 103. MOTOR CARRIER, WATER CARRIER, AND FREIGHT
19	FORWARDER PROVISIONS.
20	Subtitle IV of title 49, United States Code, is further
21	amended by adding at the end the following:
22	"PART B—MOTOR CARRIERS, WATER CARRIERS,
23	BROKERS, AND FREIGHT FORWARDERS
24	"CHAPTER 131—GENERAL PROVISIONS
	"Sac

[&]quot;Sec. "13101. Transportation policy.

"13102. Definitions.

"13103. Remedies as cumulative.

1 "§ 13101. Transportation policy

2	"(a) In General.—To ensure the development, co-
3	ordination, and preservation of a transportation system
4	that meets the transportation needs of the United States,
5	including the United States Postal Service and national
6	defense, it is the policy of the United States Government
7	to oversee the modes of transportation and—
8	"(1) in overseeing those modes—
9	"(A) to recognize and preserve the inher-
10	ent advantage of each mode of transportation;
11	"(B) to promote safe, adequate, economi-
12	cal, and efficient transportation;
13	"(C) to encourage sound economic condi-
14	tions in transportation, including sound eco-
15	nomic conditions among carriers;
16	"(D) to encourage the establishment and
17	maintenance of reasonable rates for transpor-
18	tation, without unreasonable discrimination or
19	unfair or destructive competitive practices;
20	"(E) to cooperate with each State and the
21	officials of each State on transportation mat-
22	ters; and
23	"(F) to encourage fair wages and working
24	conditions in the transportation industry;

1	"(2) in overseeing transportation by motor car-
2	rier, to promote competitive and efficient transpor-
3	tation services in order to—
4	"(A) encourage fair competition, and rea-
5	sonable rates for transportation by motor car-
6	riers of property;
7	"(B) promote efficiency in the motor car-
8	rier transportation system and to require fair
9	and expeditious decisions when required;
10	"(C) meet the needs of shippers, receivers,
11	passengers, and consumers;
12	"(D) allow a variety of quality and price
13	options to meet changing market demands and
14	the diverse requirements of the shipping and
15	traveling public;
16	"(E) allow the most productive use of
17	equipment and energy resources;
18	"(F) enable efficient and well-managed
19	carriers to earn adequate profits, attract cap-
20	ital, and maintain fair wages and working con-
21	ditions;
22	"(G) provide and maintain service to small
23	communities and small shippers and intrastate
24	bus services;

1	"(H) provide and maintain commuter bus
2	operations;
3	"(I) improve and maintain a sound, safe,
4	and competitive privately owned motor carrier
5	system;
6	"(J) promote greater participation by mi-
7	norities in the motor carrier system; and
8	"(K) promote intermodal transportation;
9	and
10	"(3) in overseeing transportation by motor car-
11	rier of passengers—
12	"(A) to cooperate with the States on trans-
13	portation matters for the purpose of encourag-
14	ing the States to exercise intrastate regulatory
15	jurisdiction in accordance with the objectives of
16	this part;
17	"(B) to provide Federal procedures which
18	ensure that intrastate regulation is exercised in
19	accordance with this part; and
20	"(C) to ensure that Federal reform initia-
21	tives enacted by section 31138 and the Bus
22	Regulatory Reform Act of 1982 are not nul-
23	lified by State regulatory actions.

1	"(b) Administration To Carry Out Policy.—
2	This part shall be administered and enforced to carry out
3	the policy of this section.
4	"§ 13102. Definitions
5	"In this part, the following definitions shall apply:
6	"(1) Broker.—The term 'broker' means a per-
7	son, other than a motor carrier or an employee or
8	agent of a motor carrier, that as a principal or agent
9	sells, offers for sale, negotiates for, or holds itself
10	out by solicitation, advertisement, or otherwise as
11	selling, providing, or arranging for, transportation
12	by motor carrier for compensation.
13	"(2) Carrier.—The term 'carrier' means a
14	motor carrier, a water carrier, and a freight for-
15	warder.
16	"(3) Contract carriage.—The term 'contract
17	carriage' means—
18	"(A) for transportation provided before the
19	effective date of this section, service provided
20	pursuant to a permit issued under section
21	10923, as in effect on the day before the effec-
22	tive date of this section; and
23	"(B) for transportation provided on or
24	after such date, service provided under an
25	agreement entered into under section 14101(b).

1	"(4) Control.—The term 'control', when re-
2	ferring to a relationship between persons, includes
3	actual control, legal control, and the power to exer-
4	cise control, through or by—
5	"(A) common directors, officers, stockhold-
6	ers, a voting trust, or a holding or investment
7	company, or
8	"(B) any other means.
9	"(5) Foreign motor carrier.—The term
10	'foreign motor carrier' means a person (including a
11	motor carrier of property but excluding a motor pri-
12	vate carrier)—
13	"(A)(i) that is domiciled in a contiguous
14	foreign country; or
15	"(ii) that is owned or controlled by persons
16	of a contiguous foreign country; and
17	"(B) in the case of a person that is not a
18	motor carrier of property, that provides inter-
19	state transportation of property by motor vehi-
20	cle under an agreement or contract entered into
21	with a motor carrier of property (other than a
22	motor private carrier or a motor carrier of
23	property described in subparagraph (A)).
24	"(6) Foreign motor private carrier.—The
25	term 'foreign motor private carrier' means a person

1	(including a motor private carrier but excluding a
2	motor carrier of property)—
3	"(A)(i) that is domiciled in a contiguous
4	foreign country; or
5	"(ii) that is owned or controlled by persons
6	of a contiguous foreign country; and
7	"(B) in the case of a person that is not a
8	motor private carrier, that provides interstate
9	transportation of property by motor vehicle
10	under an agreement or contract entered into
11	with a person (other than a motor carrier of
12	property or a motor private carrier described in
13	subparagraph (A)).
14	"(7) Freight forwarder.—The term 'freight
15	forwarder' means a person holding itself out to the
16	general public (other than as a pipeline, rail, motor,
17	or water carrier) to provide transportation of prop-
18	erty for compensation and in the ordinary course of
19	its business—
20	"(A) assembles and consolidates, or pro-
21	vides for assembling and consolidating, ship-
22	ments and performs or provides for break-bulk
23	and distribution operations of the shipments;

1	"(B) assumes responsibility for the trans-
2	portation from the place of receipt to the place
3	of destination; and
4	"(C) uses for any part of the transpor-
5	tation a carrier subject to jurisdiction under
6	this part.
7	The term does not include a person using transpor-
8	tation of an air carrier subject to part A of subtitle
9	VII.
10	"(8) Highway.—The term 'highway' means a
11	road, highway, street, and way in a State.
12	"(9) Household goods.—The term 'house-
13	hold goods', as used in connection with transpor-
14	tation, means personal effects and property used or
15	to be used in a dwelling, when a part of the equip-
16	ment or supply of such dwelling, and similar prop-
17	erty if the transportation of such effects or property
18	is—
19	"(A) arranged and paid for by the house-
20	holder, including transportation of property
21	from a factory or store when the property is
22	purchased by the householder with intent to use
23	in his or her dwelling, or
24	"(B) arranged and paid for by another
25	party.

1	"(10) Household goods freight for-
2	WARDER.—The term 'household goods freight for-
3	warder' means a freight forwarder of one or more of
4	the following items: household goods, unaccompanied
5	baggage, or used automobiles.
6	"(11) MOTOR CARRIER.—The term 'motor car-
7	rier' means a person providing motor vehicle trans-
8	portation for compensation.
9	"(12) Motor private carrier.—The term
10	'motor private carrier' means a person, other than a
11	motor carrier, transporting property by motor vehi-
12	cle when—
13	"(A) the transportation is as provided in
14	section 13501 of this title;
15	"(B) the person is the owner, lessee, or
16	bailee of the property being transported; and
17	"(C) the property is being transported for
18	sale, lease, rent, or bailment or to further a
19	commercial enterprise.
20	"(13) Motor vehicle.—The term 'motor vehi-
21	cle' means a vehicle, machine, tractor, trailer, or
22	semitrailer propelled or drawn by mechanical power
23	and used on a highway in transportation, or a com-
24	bination determined by the Secretary, but does not

include a vehicle, locomotive, or car operated only on

1	a rail, or a trolley bus operated by electric power
2	from a fixed overhead wire, and providing local pas-
3	senger transportation similar to street-railway serv-
4	ice.
5	"(14) Noncontiguous domestic trade.—
6	The term 'noncontiguous domestic trade' means
7	transportation subject to jurisdiction under chapter
8	135 involving traffic originating in or destined to
9	Alaska, Hawaii, or a territory or possession of the
10	United States.
11	"(15) Panel.—The term 'Panel' means the
12	Transportation Adjudication Panel.
13	"(16) Person.—The term 'person', in addition
14	to its meaning under section 1 of title 1, includes a
15	trustee, receiver, assignee, or personal representative
16	of a person.
17	"(17) Secretary.—The term 'Secretary'
18	means the Secretary of Transportation.
19	"(18) State.—The term 'State' means the 50
20	States of the United States and the District of Co-
21	lumbia.
22	"(19) Transportation.—The term 'transpor-
23	tation' includes—
24	"(A) a motor vehicle, vessel, warehouse,
25	wharf, pier, dock, yard, property, facility, in-

1	strumentality, or equipment of any kind related
2	to the movement of passengers or property, or
3	both, regardless of ownership or an agreement
4	concerning use; and
5	"(B) services related to that movement, in-
6	cluding receipt, delivery, elevation, transfer in
7	transit, refrigeration, icing, ventilation, storage,
8	handling, and interchange of passengers and
9	property.
10	"(20) United states.—The term 'United
11	States' means the States of the United States and
12	the District of Columbia.
13	"(21) Vessel.—The term 'vessel' means a
14	watercraft or other artificial contrivance that is
15	used, is capable of being used, or is intended to be
16	used, as a means of transportation by water.
17	"(22) Water Carrier.—The term water car-
18	rier' means a person providing water transportation
19	for compensation.
20	"§ 13103. Remedies as cumulative
21	"Except as otherwise provided in this part, the rem-
22	edies provided under this part are in addition to remedies
23	existing under another law or common law.
24	"CHAPTER 133—ADMINISTRATIVE PROVISIONS

"Sec.

[&]quot;13301. Powers.

[&]quot;13302. Intervention.

"13303. Service of notice in proceedings.

"13304. Service of process in court proceedings.

1 **"§ 13301. Powers**

- 2 "(a) General Powers of Secretary.—Except as
- 3 otherwise specified, the Secretary shall carry out this part.
- 4 Enumeration of a power of the Secretary in this part does
- 5 not exclude another power the Secretary may have in car-
- 6 rying out this part. The Secretary may prescribe regula-
- 7 tions in carrying out this part.
- 8 "(b) Obtaining Information.—The Secretary may
- 9 obtain from carriers providing, and brokers for, transpor-
- 10 tation and service subject to this part, and from persons
- 11 controlling, controlled by, or under common control with
- 12 those carriers or brokers to the extent that the business
- 13 of that person is related to the management of the busi-
- 14 ness of that carrier or broker, information the Secretary
- 15 decides is necessary to carry out this part.
- 16 "(c) Subpoena Power.—
- 17 "(1) By SECRETARY.—The Secretary may sub-
- poena witnesses and records related to a proceeding
- under this part from any place in the United States,
- to the designated place of the proceeding. If a wit-
- 21 ness disobeys a subpoena, the Secretary, or a party
- to a proceeding under this part, may petition a court
- of the United States to enforce that subpoena.

"(2) Enforcement.—The district courts of the
United States have jurisdiction to enforce a subpoena issued under this section. Trial is in the district in which the proceeding is conducted. The court
may punish a refusal to obey a subpoena as a contempt of court.

"(d) TESTIMONY OF WITNESSES.—

- "(1) Procedure for taking testimony.—In a proceeding under this part, the Secretary may take the testimony of a witness by deposition and may order the witness to produce records. A party to a proceeding pending under this part may take the testimony of a witness by deposition and may require the witness to produce records at any time after a proceeding is at issue on petition and answer.
- "(2) Subpoena.—If a witness fails to be deposed or to produce records under paragraph (1) of this subsection, the Secretary may subpoen the witness to take a deposition, produce the records, or both.
- "(3) DEPOSITIONS.—A deposition may be taken before a judge of a court of the United States, a United States magistrate judge, a clerk of a district court, or a chancellor, justice, or judge of a supreme

- or superior court, mayor or chief magistrate of a city, judge of a county court, or court of common pleas of any State, or a notary public who is not counsel or attorney of a party or interested in the proceeding.
 - "(4) Notice of deposition.—Before taking a deposition, reasonable notice must be given in writing by the party or the attorney of that party proposing to take a deposition to the opposing party or the attorney of record of that party, whoever is nearest. The notice shall state the name of the witness and the time and place of taking the deposition.
 - "(5) Transcript.—The testimony of a person deposed under this subsection shall be taken under oath. The person taking the deposition shall prepare, or cause to be prepared, a transcript of the testimony taken. The transcript shall be subscribed by the deponent.
 - "(6) FOREIGN COUNTRY.—The testimony of a witness who is in a foreign country may be taken by deposition before an officer or person designated by the Secretary or agreed on by the parties by written stipulation filed with the Secretary. A deposition shall be filed with the Secretary promptly.

- 1 "(e) WITNESS FEES.—Each witness summoned be-
- 2 fore the Secretary or whose deposition is taken under this
- 3 section and the individual taking the deposition are enti-
- 4 tled to the same fees and mileage paid for those services
- 5 in the courts of the United States.
- 6 "(f) Powers of Panel.—For those provisions of
- 7 this part that are specified to be carried out by the Panel,
- 8 the Panel shall have the same powers as the Secretary
- 9 has under this section.

10 ***§ 13302. Intervention**

- "Under regulations of the Secretary, reasonable no-
- 12 tice of, and an opportunity to intervene and participate
- 13 in, a proceeding under this part related to transportation
- 14 subject to jurisdiction under subchapter I of chapter 135
- 15 shall be given to interested persons.

16 "§ 13303. Service of notice in proceedings

- 17 "(a) AGENTS FOR SERVICE OF PROCESS.—A carrier,
- 18 a broker, or a freight forwarder providing transportation
- 19 or service subject to jurisdiction under chapter 135 shall
- 20 designate, in writing, an agent by name and post office
- 21 address on whom service of notices in a proceeding before,
- 22 and of actions of, the Secretary may be made.
- 23 "(b) FILING WITH STATE.—A motor carrier provid-
- 24 ing transportation under this part shall also file the des-
- 25 ignation with the appropriate authority of each State in

- 1 which it operates. The designation may be changed at any
- 2 time in the same manner as originally made.
- 3 "(c) NOTICE.—A notice to a motor carrier, freight
- 4 forwarder, or broker shall be served personally or by mail
- 5 on the motor carrier, freight forwarder, or broker or on
- 6 its designated agent. Service by mail on the designated
- 7 agent shall be made at the address filed for the agent.
- 8 When notice is given by mail, the date of mailing is consid-
- 9 ered to be the time when the notice is served. If a motor
- 10 carrier, freight forwarder, or broker does not have a des-
- 11 ignated agent, service may be made by posting a copy of
- 12 the notice at the headquarters of the Department of
- 13 Transportation.

14 **"§13304. Service of process in court proceedings**

- 15 "(a) Designation of Agent.—A motor carrier or
- 16 broker providing transportation subject to jurisdiction
- 17 under chapter 135 of this title, including a motor carrier
- 18 or broker operating within the United States while provid-
- 19 ing transportation between places in a foreign country or
- 20 between a place in one foreign country and a place in an-
- 21 other foreign country, shall designate an agent in each
- 22 State in which it operates by name and post office address
- 23 on whom process issued by a court with subject matter
- 24 jurisdiction may be served in an action brought against
- 25 that carrier or broker. The designation shall be in writing

- 1 and filed with the Department of Transportation. If a des-
- 2 ignation under this subsection is not made, service may
- 3 be made on any agent of the carrier or broker within that
- 4 State.
- 5 "(b) CHANGE.—A designation under this section may
- 6 be changed at any time in the same manner as originally
- 7 made.

8 "CHAPTER 135—JURISDICTION

"SUBCHAPTER I-MOTOR CARRIER TRANSPORTATION

- "Sec.
- "13501. General jurisdiction.
- "13502. Exempt transportation between Alaska and other States.
- "13503. Exempt motor vehicle transportation in terminal areas.
- "13504. Exempt motor carrier transportation entirely in one State.
- "13505. Transportation furthering a primary business.
- "13506. Miscellaneous motor carrier transportation exemptions.
- "13507. Mixed loads of regulated and unregulated property.
- "13508. Limited authority over cooperative associations.

"SUBCHAPTER II—WATER CARRIER TRANSPORTATION

"13521. General jurisdiction.

"SUBCHAPTER III—FREIGHT FORWARDER SERVICE

"13531. General jurisdiction.

"SUBCHAPTER IV-AUTHORITY TO EXEMPT

"13541. Authority to exempt transportation or services.

9 "SUBCHAPTER I—MOTOR CARRIER

TRANSPORTATION

11 "§ 13501. General jurisdiction

- 12 "The Secretary and the Panel have jurisdiction, as
- 13 specified in this part, over transportation by motor carrier
- 14 and the procurement of that transportation, to the extent

1	that passengers, property, or both, are transported by
2	motor carrier—
3	"(1) between a place in—
4	"(A) a State and a place in another State
5	"(B) a State and another place in the
6	same State through another State;
7	"(C) the United States and a place in a
8	territory or possession of the United States to
9	the extent the transportation is in the United
10	States;
11	"(D) the United States and another place
12	in the United States through a foreign country
13	to the extent the transportation is in the United
14	States; or
15	"(E) the United States and a place in a
16	foreign country to the extent the transportation
17	is in the United States; and
18	"(2) in a reservation under the exclusive juris-
19	diction of the United States or on a public highway.
20	"§ 13502. Exempt transportation between Alaska and
21	other States
22	"To the extent that transportation by a motor carrier
23	between a place in Alaska and a place in another State
24	under section 13501 is provided in a foreign country—

1	"(1) neither the Secretary nor the Panel has ju-	
2	risdiction to impose a requirement over conduct of	
3	the motor carrier in the foreign country conflicting	
4	with a requirement of that country; but	
5	"(2) the motor carrier, as a condition of provid-	
6	ing transportation in the United States, shall com-	
7	ply, with respect to all transportation provided be-	
8	tween Alaska and the other State, with the require-	
9	ments of this part related to rates and practices ap-	
10	plicable to the transportation.	
11	"§ 13503. Exempt motor vehicle transportation in ter-	
12	minal areas	
1213	minal areas "(a) Transportation by Carriers.—	
13	"(a) Transportation by Carriers.—	
13 14	"(a) Transportation by Carriers.— "(1) In general.—Neither the Secretary nor	
13 14 15	"(a) Transportation by Carriers.— "(1) In general.—Neither the Secretary nor the Panel has jurisdiction under this subchapter	
13 14 15 16	"(a) Transportation by Carriers.— "(1) In general.—Neither the Secretary nor the Panel has jurisdiction under this subchapter over transportation by motor vehicle provided in a	
13 14 15 16 17	"(a) Transportation by Carriers.— "(1) In general.—Neither the Secretary nor the Panel has jurisdiction under this subchapter over transportation by motor vehicle provided in a terminal area when the transportation—	
13 14 15 16 17	"(a) Transportation by Carriers.— "(1) In General.—Neither the Secretary nor the Panel has jurisdiction under this subchapter over transportation by motor vehicle provided in a terminal area when the transportation— "(A) is a transfer, collection, or delivery;	
13 14 15 16 17 18	"(a) Transportation by Carriers.— "(1) In general.—Neither the Secretary nor the Panel has jurisdiction under this subchapter over transportation by motor vehicle provided in a terminal area when the transportation— "(A) is a transfer, collection, or delivery; "(B) is provided by—	
13 14 15 16 17 18 19 20	"(a) Transportation by Carriers.— "(1) In general.—Neither the Secretary nor the Panel has jurisdiction under this subchapter over transportation by motor vehicle provided in a terminal area when the transportation— "(A) is a transfer, collection, or delivery; "(B) is provided by— "(i) a rail carrier subject to jurisdic-	
13 14 15 16 17 18 19 20 21	"(a) Transportation by Carriers.— "(1) In General.—Neither the Secretary nor the Panel has jurisdiction under this subchapter over transportation by motor vehicle provided in a terminal area when the transportation— "(A) is a transfer, collection, or delivery; "(B) is provided by— "(i) a rail carrier subject to jurisdiction under chapter 105;	

1	"(iii) a freight forwarder subject to
2	jurisdiction under subchapter III of this
3	chapter; and
4	"(C) is incidental to transportation or
5	service provided by the carrier or freight for-
6	warder that is subject to jurisdiction under
7	chapter 105 of this title or under subchapter II
8	or III of this chapter.
9	"(2) Applicability of other provisions.—
10	Transportation exempt from jurisdiction under para-
11	graph (1) of this subsection is subject to jurisdiction
12	under chapter 105 when provided by such a rail car-
13	rier, under subchapter II of this chapter when pro-
14	vided by such a water carrier, and under subchapter
15	III of this chapter when provided by such a freight
16	forwarder.
17	"(b) Transportation by Agent.—
18	"(1) In general.—Except to the extent pro-
19	vided by paragraph (2) of this subsection, neither
20	the Secretary nor the Panel has jurisdiction under
21	this subchapter over transportation by motor vehicle
22	provided in a terminal area when the transpor-
23	tation—
24	"(A) is a transfer, collection, or delivery;
25	and

1	"(B) is provided by a person as an agent
2	or under other arrangement for—
3	"(i) a rail carrier subject to jurisdic-
4	tion under chapter 105 of this title;
5	"(ii) a motor carrier subject to juris-
6	diction under this subchapter;
7	"(iii) a water carrier subject to juris-
8	diction under subchapter II of this chapter;
9	or
10	"(iv) a freight forwarder subject to ju-
11	risdiction under subchapter III of this
12	chapter.
13	"(2) Treatment of transportation by
14	PRINCIPAL.—Transportation exempt from jurisdic-
15	tion under paragraph (1) of this subsection is con-
16	sidered transportation provided by the carrier or
17	service provided by the freight forwarder for whom
18	the transportation was provided and is subject to ju-
19	risdiction under chapter 105 of this title when pro-
20	vided for such a rail carrier, under this subchapter
21	when provided for such a motor carrier, under sub-
22	chapter II of this chapter when provided for such a
23	water carrier, and under subchapter III of this chap-
24	ter when provided for such a freight forwarder.

1	"§ 13504. Exempt motor carrier transportation en-
2	tirely in one State
3	"Neither the Secretary nor the Panel has jurisdiction
4	under this subchapter over transportation, except trans-
5	portation of household goods, by a motor carrier operating
6	solely within the State of Hawaii. The State of Hawaii
7	may regulate transportation exempt from jurisdiction
8	under this section and, to the extent provided by a motor
9	carrier operating solely within the State of Hawaii, trans-
10	portation exempt under section 13503 of this title.
11	"§ 13505. Transportation furthering a primary busi-
12	ness
13	"(a) In General.—Neither the Secretary nor the
14	Panel has jurisdiction under this part over the transpor-
15	tation of property by motor vehicle when—
16	"(1) the property is transported by a person en-
17	gaged in a business other than transportation; and
18	"(2) the transportation is within the scope of,
19	and furthers a primary business (other than trans-
20	portation) of the person.
21	"(b) Corporate Families.—
22	"(1) In general.—Neither the Secretary nor
23	the Panel has jurisdiction under this part over
24	transportation of property by motor vehicle for com-
25	pensation provided by a person who is a member of

1	a corporate family for other members of such cor-
2	porate family.
3	"(2) Definition.—In this section, 'corporate
4	family' means a group of corporations consisting of
5	a parent corporation and all subsidiaries in which
6	the parent corporation owns directly or indirectly a
7	100 percent interest.
8	"§ 13506. Miscellaneous motor carrier transportation
9	exemptions
10	"(a) In General.—Neither the Secretary nor the
11	Panel has jurisdiction under this part over—
12	"(1) a motor vehicle transporting only school
13	children and teachers to or from school;
14	"(2) a motor vehicle providing taxicab service
15	and having a capacity of not more than 6 passengers
16	and not operated on a regular route or between
17	specified places;
18	"(3) a motor vehicle owned or operated by or
19	for a hotel and only transporting hotel patrons be-
20	tween the hotel and the local station of a common
21	carrier;
22	"(4) a motor vehicle controlled and operated by
23	a farmer and transporting—
24	"(A) the farmer's agricultural or horti-
25	cultural commodities and products; or

1	"(B) supplies to the farm of the farmer;
2	"(5) a motor vehicle controlled and operated by
3	a cooperative association (as defined by section
4	15(a) of the Agricultural Marketing Act (12 U.S.C.
5	1141j(a)) or by a federation of cooperative associa-
6	tions if the federation has no greater power or pur-
7	poses than a cooperative association, except that if
8	the cooperative association or federation provides
9	transportation for compensation between a place in
10	a State and a place in another State, or between a
11	place in a State and another place in the same State
12	through another State—
13	"(A) for a nonmember that is not a farm-
14	er, cooperative association, federation, or the
15	United States Government, the transportation
16	(except for transportation otherwise exempt
17	under this subchapter)—
18	"(i) shall be limited to transportation
19	incidental to the primary transportation
20	operation of the cooperative association or
21	federation and necessary for its effective
22	performance; and
23	"(ii) may not exceed in each fiscal
24	year 25 percent of the total transportation
25	of the cooperative association or federation

1	between those places, measured by ton-
2	nage; and
3	"(B) the transportation for all
4	nonmembers may not exceed in each fiscal year,
5	measured by tonnage, the total transportation
6	between those places for the cooperative asso-
7	ciation or federation and its members during
8	that fiscal year;
9	"(6) transportation by motor vehicle of—
10	"(A) ordinary livestock;
11	"(B) agricultural or horticultural commod-
12	ities (other than manufactured products there-
13	of);
14	"(C) commodities listed as exempt in the
15	Commodity List incorporated in ruling num-
16	bered 107, March 19, 1958, Bureau of Motor
17	Carriers, Interstate Commerce Commission,
18	other than frozen fruits, frozen berries, frozen
19	vegetables, cocoa beans, coffee beans, tea, ba-
20	nanas, or hemp, or wool imported from a for-
21	eign country, wool tops and noils, or wool waste
22	(carded, spun, woven, or knitted);
23	"(D) cooked or uncooked fish, whether
24	breaded or not, or frozen or fresh shellfish, or
25	byproducts thereof not intended for human con-

1	sumption, other than fish or shellfish that have
2	been treated for preserving, such as canned,
3	smoked, pickled, spiced, corned, or kippered
4	products; and
5	"(E) livestock and poultry feed and agri-
6	cultural seeds and plants, if such products (ex-
7	cluding products otherwise exempt under this
8	paragraph) are transported to a site of agricul-
9	tural production or to a business enterprise en-
10	gaged in the sale to agricultural producers of
11	goods used in agricultural production;
12	"(7) a motor vehicle used only to distribute
13	newspapers;
14	"(8)(A) transportation of passengers by motor
15	vehicle incidental to transportation by aircraft;
16	"(B) transportation of property (including bag-
17	gage) by motor vehicle as part of a continuous move-
18	ment which, prior or subsequent to such part of the
19	continuous movement, has been or will be trans-
20	ported by an air carrier or (to the extent so agreed
21	by the United States and approved by the Secretary)
22	by a foreign air carrier; or
23	"(C) transportation of property by motor vehi-
24	cle in lieu of transportation by aircraft because of

adverse weather conditions or mechanical failure of

1	the aircraft or other causes due to circumstances be-
2	yond the control of the carrier or shipper;
3	"(9) the operation of a motor vehicle in a na-
4	tional park or national monument;
5	"(10) a motor vehicle carrying not more than
6	15 individuals in a single, daily roundtrip to com-
7	mute to and from work;
8	"(11) transportation of used pallets and used
9	empty shipping containers (including intermodal
10	cargo containers), and other used shipping devices
11	(other than containers or devices used in the trans-
12	portation of motor vehicles or parts of motor vehi-
13	cles);
14	"(12) transportation of natural, crushed, vesic-
15	ular rock to be used for decorative purposes;
16	"(13) transportation of wood chips;
17	"(14) brokers for motor carriers of passengers,
18	except as provided in section 13904(d)); or
19	"(15) transportation of broken, crushed, or
20	powdered glass.
21	"(b) Exempt Unless Otherwise Necessary.—
22	Except to the extent the Secretary or Panel, as applicable,
23	finds it necessary to exercise jurisdiction to carry out the
24	transportation policy of section 13101, neither the Sec-

1	retary nor the Panel has jurisdiction under this part
2	over—
3	"(1) transportation provided entirely in a mu-
4	nicipality, in contiguous municipalities, or in a zone
5	that is adjacent to, and commercially a part of, the
6	municipality or municipalities, except—
7	"(A) when the transportation is under
8	common control, management, or arrangement
9	for a continuous carriage or shipment to or
10	from a place outside the municipality, munici-
11	palities, or zone; or
12	"(B) that in transporting passengers over
13	a route between a place in a State and a place
14	in another State, or between a place in a State
15	and another place in the same State through
16	another State, the transportation is exempt
17	from jurisdiction under this part only if the
18	motor carrier operating the motor vehicle also
19	is lawfully providing intrastate transportation of
20	passengers over the entire route under the laws
21	of each State through which the route runs;
22	"(2) transportation by motor vehicle provided
23	casually, occasionally, or reciprocally but not as a
24	regular occupation or business, except when a broker

or other person sells or offers for sale passenger

1	transportation provided by a person authorized to
2	transport passengers by motor vehicle under an ap-
3	plication pending, or registration issued, under this
4	part; or
5	"(3) the emergency towing of an accidentally
6	wrecked or disabled motor vehicle.
7	"§ 13507. Mixed loads of regulated and unregulated
8	property
9	"A motor carrier of property providing transportation
10	exempt from jurisdiction under paragraph (6), (8), (11),
11	(12), or (13) of section 13506(a) may transport property
12	under such paragraph in the same vehicle and at the same
13	time as property which the carrier is authorized to trans-
14	port under a registration issued under section 13902(a).
15	Such transportation shall not affect the unregulated sta-
16	tus of such exempt property or the regulated status of the
17	property which the carrier is authorized to transport
18	under such registration.
19	"§ 13508. Limited authority over cooperative associa-
20	tions
21	"(a) IN GENERAL.—Notwithstanding section
22	13506(a)(5), any cooperative association (as defined by
23	section 15(a) of the Agricultural Marketing Act (12

24~U.S.C.~1141j(a))) or a federation of cooperative associa-

25 tions shall prepare and maintain such records relating to

- 1 transportation provided by such association or federation,
- 2 in such form as the Secretary or the Panel may require
- 3 by regulation to carry out the provisions of such section
- 4 13506(a)(5). The Secretary or the Panel, or an employee
- 5 designated by the Secretary or the Panel, may on demand
- 6 and display of proper credentials—
- 7 "(1) inspect and examine the lands, buildings,
- 8 and equipment of such association or federation; and
- 9 "(2) inspect and copy any record of such asso-
- 10 ciation or federation.
- 11 "(b) Reports.—Notwithstanding section
- 12 13506(a)(5), the Secretary or the Panel may require a co-
- 13 operative association or federation of cooperative associa-
- 14 tions described in subsection (a) of this section to file re-
- 15 ports with the Secretary or the Panel containing answers
- 16 to questions about transportation provided by such asso-
- 17 ciation or federation.
- 18 "(c) Enforcement.—The Secretary or the Panel
- 19 may bring a civil action to enforce subsections (a) and (b)
- 20 of this section or a regulation or order of the Secretary
- 21 or the Panel issued under this section, when violated by
- 22 a cooperative association or federation of cooperative asso-
- 23 ciations described in subsection (a).
- 24 "(d) REPORTING PENALTIES.—

1	"(1) IN GENERAL.—A person required to make
2	a report to the Secretary or the Panel, answer a
3	question, or maintain a record under this section, or
4	an officer, agent, or employee of that person, that—
5	"(A) does not make the report;
6	"(B) does not specifically, completely, and
7	truthfully answer the question; or
8	$\mbox{``(C)}$ does not maintain the record in the
9	form and manner prescribed under this section;
10	is liable to the United States Government for a civil
11	penalty of not more than \$500 for each violation
12	and for not more than \$250 for each additional day
13	the violation continues.
14	"(2) Venue.—Trial in a civil action under
15	paragraph (1) shall be in the judicial district in
16	which—
17	"(A) the cooperative association or federa-
18	tion of cooperative associations has its principal
19	office;
20	"(B) the violation occurred; or
21	"(C) the offender is found.
22	Process in the action may be served in the judicial
23	district of which the offender is an inhabitant or in
24	which the offender may be found.

1	"(e) EVASION PENALTIES.—A person, or an officer,
2	employee, or agent of that person, that by any means
3	knowingly and willfully tries to evade compliance with the
4	provisions of this section shall be fined at least \$200 but
5	not more than \$500 for the first violation and at least
6	\$250 but not more than \$2,000 for a subsequent violation.
7	"(f) Recordkeeping Penalties.—A person re-
8	quired to make a report, answer a question, or maintain
9	a record under this section, or an officer, agent, or em-
10	ployee of that person, that—
11	"(1) willfully does not make that report;
12	"(2) willfully does not specifically, completely,
13	and truthfully answer that question in 30 days from
14	the date that the question is required to be an-
15	swered;
16	"(3) willfully does not maintain that record in
17	the form and manner prescribed;
18	"(4) knowingly and willfully falsifies, destroys,
19	mutilates, or changes that report or record;
20	"(5) knowingly and willfully files a false report
21	or record under this section;
22	"(6) knowingly and willfully makes a false or
23	incomplete entry in that record about a business-re-
24	lated fact or transaction; or

1	"(7) knowingly and willfully maintains a record
2	in violation of a regulation or order issued under
3	this section;
4	shall be fined not more than \$5,000.
5	"SUBCHAPTER II—WATER CARRIER
6	TRANSPORTATION
7	"§ 13521. General jurisdiction
8	"(a) GENERAL RULES.—The Secretary and the
9	Panel have jurisdiction over transportation insofar as
10	water carriers are concerned—
11	"(1) by water carrier between a place in a State
12	and a place in another State, even if part of the
13	transportation is outside the United States;
14	"(2) by water carrier and motor carrier from a
15	place in a State to a place in another State; except
16	that if part of the transportation is outside the
17	United States, the Secretary only has jurisdiction
18	over that part of the transportation provided—
19	"(A) by motor carrier that is in the United
20	States; and
21	"(B) by water carrier that is from a place
22	in the United States to another place in the
23	United States; and
24	"(3) by water carrier or by water carrier and
25	motor carrier between a place in the United States

1	and a place outside the United States, to the extent
2	that—
3	"(A) when the transportation is by motor
4	carrier, the transportation is provided in the
5	United States;
6	"(B) when the transportation is by water
7	carrier to a place outside the United States, the
8	transportation is provided by water carrier from
9	a place in the United States to another place in
10	the United States before transshipment from a
11	place in the United States to a place outside
12	the United States; and
13	"(C) when the transportation is by water
14	carrier from a place outside the United States,
15	the transportation is provided by water carrier
16	from a place in the United States to another
17	place in the United States after transshipment
18	to a place in the United States from a place
19	outside the United States.
20	"(b) Limitation.—The Panel may not exempt a
21	water carrier from the application of, or compliance with,
22	sections 13701 and 13702 for transportation in noncontig-
23	uous domestic trade.

1	"(c) Definitions.—In this section, the terms 'State'
2	and 'United States' include the territories and possessions
3	of the United States.
4	"SUBCHAPTER III—FREIGHT FORWARDER
5	SERVICE
6	"§ 13531. General jurisdiction
7	"(a) In General.—The Secretary and the Panel
8	have jurisdiction, as specified in this part, over service
9	that a freight forwarder undertakes to provide, or is au-
10	thorized or required under this part to provide, to the ex-
11	tent transportation is provided in the United States and
12	is between—
13	"(1) a place in a State and a place in another
14	State, even if part of the transportation is outside
15	the United States;
16	"(2) a place in a State and another place in the
17	same State through a place outside the State; or
18	"(3) a place in the United States and a place
19	outside the United States.
20	"(b) Exemption of Certain Air Carrier Serv-
21	ICE.—Neither the Secretary nor the Panel has jurisdiction
22	under subsection (a) of this section over service under-
23	taken by a freight forwarder using transportation of an
24	air carrier subject to part A of subtitle VII of this title.

1	"SUBCHAPTER IV—AUTHORITY TO EXEMPT
2	"§ 13541. Authority to exempt transportation or serv-
3	ices
4	"(a) In General.—In any matter subject to juris-
5	diction under this part, the Secretary or the Panel, as ap-
6	plicable, shall exempt a person, class of persons, or a
7	transaction or service from the application of a provision
8	of this part, or use this exemption authority to modify the
9	application of a provision of this part as it applies to such
10	person, class, transaction, or service, when the Secretary
11	or Panel finds that the application of that provision in
12	whole or in part—
13	"(1) is not necessary to carry out the transpor-
14	tation policy of section 13101;
15	"(2) is not needed to protect shippers from the
16	abuse of market power or that the transaction or
17	service is of limited scope; and
18	"(3) is in the public interest.
19	"(b) Initiation of Proceeding.—The Secretary or
20	Panel, as applicable, may, where appropriate, begin a pro-
21	ceeding under this section on the Secretary's or Panel's
22	own initiative or on application by an interested party.
23	"(c) Period of Exemption.—The Secretary or
24	Panel, as applicable, may specify the period of time during
25	which an exemption granted under this section is effective.

- 1 "(d) REVOCATION.—The Secretary or Panel, as ap-
- 2 plicable, may revoke an exemption, to the extent specified,
- 3 on finding that application of a provision of this part to
- 4 the person, class, or transportation is necessary to carry
- 5 out the transportation policy of section 13101.
- 6 "(e) Limitations.—The exemption authority under
- 7 this section may not be used to relieve a person from the
- 8 application of, and compliance with, any law, rule, regula-
- 9 tion, standard, or order pertaining to cargo loss and dam-
- 10 age, insurance, safety fitness, or activities approved under
- 11 section 13703 or 14302 or not terminated under section
- 12 13907(d)(2).

13 "CHAPTER 137—RATES AND THROUGH ROUTES

"Sec

- "13701. Requirements for reasonable rates, classifications, through routes, rules, and practices for certain transportation.
- "13702. Tariff requirement for certain transportation.
- "13703. Certain collective activities; exemption from antitrust laws.
- "13704. Household goods rates—estimates; guarantees of service.
- "13705. Requirements for through routes among motor carriers of passengers.
- "13706. Liability for payment of rates.
- "13707. Payment of rates.
- "13708. Billing and collecting practices.
- "13709. Procedures for resolving claims involving unfiled, negotiated transportation rates.
- "13710. Additional billing and collecting practices.
- "13711. Alternative procedure for resolving undercharge disputes.
- "13712. Government traffic.
- "13713. Food and grocery transportation.
- 14 "§ 13701. Requirements for reasonable rates, classi-
- 15 **fications, through routes, rules, and prac**
- 16 tices for certain transportation
- 17 "(a) Reasonableness.—

1	"(1) Certain household goods transpor-
2	TATION; JOINT RATES INVOLVING WATER TRANSPOR-
3	TATION.—A rate, classification, rule, or practice re-
4	lated to transportation or service provided by a car-
5	rier subject to jurisdiction under chapter 135 for
6	transportation or service involving—
7	"(A) a movement of household goods,
8	"(B) a rate for a movement by or with a
9	water carrier in noncontiguous domestic trade,
10	or
11	"(C) rates, rules, and classifications made
12	collectively by motor carriers under agreement
13	pursuant to section 13703,
14	must be reasonable.
15	"(2) Through routes and divisions of
16	JOINT RATES.—Through routes and divisions of
17	joint rates for such transportation or service must
18	be reasonable.
19	"(b) Prescription by Panel for Violations.—
20	When the Panel finds it necessary to stop or prevent a
21	violation of subsection (a), the Panel shall prescribe the
22	rate, classification, rule, practice, through route, or divi-
23	sion of joint rates to be applied for such transportation
24	or service.
25	"(c) Zone of Reasonableness.—

1	"(1) In general.—For purposes of this sec-
2	tion, a rate or division of a carrier for service in
3	noncontiguous domestic trade is reasonable if the
4	aggregate of increases and decreases in any such
5	rate or division is not more than 10 percent above
6	or more than 10 percent below, the rate or division
7	in effect 1 year before the effective date of the pro-
8	posed rate or division.
9	"(2) Adjustments to the zone.—The per-
10	centage specified in paragraph (1) shall be increased
11	or decreased, as the case may be, by the percentage
12	change in the Producers Price Index, as published
13	by the Department of Labor, that has occurred dur-
14	ing the most recent 1-year period before the date the
15	rate or division in question first took effect.
16	"§ 13702. Tariff requirement for certain transpor-
17	tation
18	"(a) In General.—A carrier subject to jurisdiction
19	under chapter 135 may provide transportation or service
20	that is—
21	"(1) in noncontiguous domestic trade, except
22	with regard to bulk cargo, forest products, recycled
23	metal scrap, waste paper, and paper waste; or
24	"(2) for movement of household goods;

- 1 only if the rate for such transportation or service is con-2 tained in a tariff that is in effect under this section. The 3 carrier may not charge or receive a different compensation
- 4 for the transportation or service than the rate specified
- 5 in the tariff, whether by returning a part of that rate to
- 6 a person, giving a person a privilege, allowing the use of
- 7 a facility that affects the value of that transportation or
- 8 service, or another device. A rate contained in a tariff shall
- 9 be stated in money of the United States.
- 10 "(b) Tariff Requirements for Noncontiguous
- 11 Domestic Trade.—

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- "(1) FILING.—A carrier providing transportation or service described in subsection (a)(1) shall publish and file with the Panel tariffs containing the rates established for such transportation or service. The carriers shall keep such tariffs available for public inspection. The Panel shall prescribe the form and manner of publishing, filing, and keeping tariffs available for public inspection under this subsection.
 - "(2) CONTENTS.—The Panel may prescribe any specific information and charges to be identified in a tariff, but at a minimum tariffs must identify plainly—
- 24 "(A) the carriers that are parties to it;

1	"(B) the places between which property
2	will be transported;
3	"(C) terminal charges if a carrier provides
4	transportation or service subject to jurisdiction
5	under subchapter III of chapter 135;
6	"(D) privileges given and facilities allowed;
7	and
8	"(E) any rules that change, affect, or de-
9	termine any part of the published rate.
10	"(3) Inland divisions.—A carrier providing
11	transportation or service described in subsection
12	(a)(1) under a joint rate for a through movement
13	shall not be required to state separately or otherwise
14	reveal in tariff filings the inland divisions of that
15	through rate.
16	"(4) Time-volume rates.—Rates in tariffs
17	filed under this subsection may vary with the volume
18	of cargo offered over a specified period of time.
19	"(5) Changes.—The Panel may permit car-
20	riers to change rates, classifications, rules, and prac-
21	tices without filing complete tariffs under this sub-
22	section that cover matter that is not being changed
23	when the Panel finds that action to be consistent
24	with the public interest. Those carriers may either—

1	"(A) publish new tariffs that incorporate
2	changes, or
3	"(B) plainly indicate the proposed changes
4	in the tariffs then in effect and make the tariffs
5	as changed available for public inspection.
6	"(c) Tariff Requirements for Household
7	Goods Carriers.—
8	"(1) IN GENERAL.—A carrier providing trans-
9	portation described in subsection (a)(2) shall main-
10	tain rates and related rules and practices in a tariff.
11	The tariff must be submitted to the Panel for in-
12	spection and be made available for inspection by
13	shippers upon reasonable request.
14	"(2) Notice of availability.—A carrier that
15	maintains a tariff under this subsection may not en-
16	force the provisions of the tariff unless the carrier
17	has given notice that the tariff is available for in-
18	spection in its bill of lading or by other actual notice
19	to individuals whose shipments are subject to the
20	tariff.
21	"(3) Requirements.—A carrier that main-
22	tains a tariff under this subsection is bound by the
23	tariff except as otherwise provided in this part. A
24	tariff that does not comply with this subsection may
25	not be enforced against any individual shipper.

1	"(4) Incorporation by reference.—A car-
2	rier may incorporate by reference the rates, terms,
3	and other conditions of a tariff in agreements cover-
4	ing the transportation of household goods.
5	"(5) Complaints.—A complaint that a rate or
6	related rule or practice maintained in a tariff under
7	this subsection violates section 13701(a) may be
8	submitted to the Panel for resolution.
9	"(d) Invalidation.—The Panel may invalidate a
10	tariff prepared by a carrier or carriers under this section
11	if that tariff violates this section or a regulation of the
12	Panel carrying out this section.
13	"§ 13703. Certain collective activities; exemption from
13 14	"§ 13703. Certain collective activities; exemption from antitrust laws
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14	antitrust laws
14 15	antitrust laws "(a) AGREEMENTS.—
14 15 16	antitrust laws "(a) Agreements.— "(1) Authority to enter.—A motor carrier
14 15 16 17	antitrust laws "(a) AGREEMENTS.— "(1) AUTHORITY TO ENTER.—A motor carrier providing transportation or service subject to juris-
14 15 16 17	antitrust laws "(a) AGREEMENTS.— "(1) AUTHORITY TO ENTER.—A motor carrier providing transportation or service subject to jurisdiction under chapter 135 may enter into an agree-
14 15 16 17 18	antitrust laws "(a) AGREEMENTS.— "(1) AUTHORITY TO ENTER.—A motor carrier providing transportation or service subject to jurisdiction under chapter 135 may enter into an agreement with one or more such carriers to establish—
14 15 16 17 18 19 20	antitrust laws "(a) AGREEMENTS.— "(1) AUTHORITY TO ENTER.—A motor carrier providing transportation or service subject to jurisdiction under chapter 135 may enter into an agreement with one or more such carriers to establish— "(A) through routes and joint rates;
14 15 16 17 18 19 20	antitrust laws "(a) AGREEMENTS.— "(1) AUTHORITY TO ENTER.—A motor carrier providing transportation or service subject to jurisdiction under chapter 135 may enter into an agreement with one or more such carriers to establish— "(A) through routes and joint rates; "(B) rates for the transportation of house-
14 15 16 17 18 19 20 21	antitrust laws "(a) AGREEMENTS.— "(1) AUTHORITY TO ENTER.—A motor carrier providing transportation or service subject to jurisdiction under chapter 135 may enter into an agreement with one or more such carriers to establish— "(A) through routes and joint rates; "(B) rates for the transportation of household goods;

1	"(F) divisions;
2	"(G) rate adjustments of general applica-
3	tion based on industry average carrier costs (so
4	long as there is no discussion of individual mar-
5	kets or particular single-line rates); or
6	"(H) procedures for joint consideration,
7	initiation, or establishment of matters described
8	in subparagraphs (A) through (G).
9	"(2) Submission of agreement to panel;
10	APPROVAL.—An agreement entered into under sub-
11	section (a) may be submitted by any carrier or car-
12	riers that are parties to such agreement to the Panel
13	for approval and may be approved by the Panel only
14	if it finds that such agreement is in the public inter-
15	est.
16	"(3) Conditions.—The Panel may require
17	compliance with reasonable conditions consistent
18	with this part to assure that the agreement furthers
19	the transportation policy set forth in section 13101.
20	"(4) Independently established rates.—
21	Any carrier which is a party to an agreement under
22	paragraph (1) is not, and may not be precluded,
23	from independently establishing its own rates, classi-
24	fication, and mileages or from adopting and using a

noncollectively made classification or mileage guide.

"(5)	INVESTIGATIONS.—
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"(A) REASONABLENESS.—The Panel may suspend and investigate the reasonableness of any rate, rule, classification, or rate adjustment of general application made pursuant to an agreement under this section.

"(B) ACTIONS NOT IN THE PUBLIC INTER-EST.—The Panel may investigate any action taken pursuant to an agreement approved under this section. If the Panel finds that the action is not in the public interest, the Panel may take such measures as may be necessary to protect the public interest with regard to the action, including issuing an order directing the parties to cease and desist or modify the action.

"(6) EFFECT OF APPROVAL.—If the Panel approves the agreement or renews approval of the agreement, it may be made and carried out under its terms and under the conditions required by the Panel, and the antitrust laws, as defined in the first section of the Clayton Act (15 U.S.C. 12), do not apply to parties and other persons with respect to making or carrying out the agreement.

"(b) RECORDS.—The Panel may require an organization established or continued under an agreement ap-

- 1 proved under this section to maintain records and submit
- 2 reports. The Panel, or its delegate, may inspect a record
- 3 maintained under this section, or monitor any organiza-
- 4 tion's compliance with this section.
- 5 "(c) REVIEW.—The Panel may review an agreement
- 6 approved under this section, on its own initiative or on
- 7 request, and shall change the conditions of approval or
- 8 terminate it when necessary to protect the public interest.
- 9 Action of the Panel under this section—
- 10 "(1) approving an agreement,
- 11 "(2) denying, ending, or changing approval,
- 12 "(3) prescribing the conditions on which ap-
- proval is granted, or
- 14 ''(4) changing those conditions,
- 15 has effect only as related to application of the antitrust
- 16 laws referred to in subsection (a).
- 17 "(d) Expiration of Approvals; Renewals.—Sub-
- 18 ject to subsection (c), approval of an agreement under sub-
- 19 section (a) shall expire 3 years after the date of approval
- 20 unless renewed under this subsection. The approval may
- 21 be renewed upon request of the parties to the agreement
- 22 if such parties resubmit the agreement to the Panel, the
- 23 agreement is unchanged, and the Panel approves such re-
- 24 newal. The Panel shall approve the renewal unless it finds
- 25 that the renewal is not in the public interest. Parties to

1	the agreement may continue to undertake activities pursu-
2	ant to the previously approved agreement while the re-
3	newal request is pending.
4	"(e) Existing Agreements.—Agreements approved
5	under former section 10706(b) and in effect on the day
6	before the effective date of this section shall be treated
7	for purposes of this section as approved by the Pane
8	under this section beginning on such effective date.
9	"(f) Limitations on Statutory Construction.—
10	"(1) Undercharge claims.—Nothing in this
11	section shall serve as a basis for any undercharge
12	claim.
13	"(2) Obligation of Shipper.—Nothing in
14	this title, the ICC Termination Act of 1995, or any
15	amendments or repeals made by such Act shall be
16	construed as creating any obligation for a shipper
17	based solely on a classification that was on file with
18	the Interstate Commerce Commission or elsewhere
19	on the day before the effective date of this section
20	"(g) Industry Standard Guides.—
21	"(1) In general.—
22	"(A) Public availability.—Routes
23	rates, classifications, mileage guides, and rules
24	established under agreements approved under

1	this section shall be published and made avail-
2	able for public inspection upon request.
3	"(B) Participation of carriers.—
4	"(i) In general.—A motor carrier of
5	property whose routes, rates, classifica-
6	tions, mileage guides, rules, or packaging
7	are determined or governed by publications
8	established under agreements approved
9	under this section must participate in the
10	determining or governing publication for
11	such provisions to apply.
12	"(ii) Power of attorney.—The
13	motor carrier of property shall issue a
14	power of attorney to the publishing agent
15	and, upon its acceptance, the agent shall
16	issue a written certification to the motor
17	carrier affirming its participation in the
18	governing publication, and the certification
19	shall be made available for public inspec-
20	tion.
21	"(2) MILEAGE LIMITATION.—No carrier subject
22	to jurisdiction under subchapter I or III of chapter
23	135 may enforce collection of its mileage rates un-
24	less such carrier—

1	"(A) uses an independent publication of
2	mileage that is developed independently of any
3	other publication of mileage developed by any
4	other carrier and that can be examined by any
5	interested person upon reasonable request; or
6	"(B) is a participant in a publication of
7	mileages formulated under an agreement ap-
8	proved under this section.
9	"(h) Single Line Rate Defined.—In this section,
10	the term 'single line rate' means a rate, charge, or allow-
11	ance proposed by a single motor carrier that is applicable
12	only over its line and for which the transportation can be
13	provided by that carrier.
	provided by that carrier. "§ 13704. Household goods rates—estimates; guaran-
14	•
	"§ 13704. Household goods rates—estimates; guaran-
14 15	"§ 13704. Household goods rates—estimates; guarantees of service
14 15 16	"§ 13704. Household goods rates—estimates; guarantees of service "(a) IN GENERAL.—
14 15 16 17	"§ 13704. Household goods rates—estimates; guarantees of service "(a) In General.— "(1) Authority.—Subject to the provisions of
14 15 16 17	"§13704. Household goods rates—estimates; guarantees of service "(a) IN GENERAL.— "(1) AUTHORITY.—Subject to the provisions of paragraph (2) of this subsection, a motor carrier
14 15 16 17 18	"§13704. Household goods rates—estimates; guarantees of service "(a) IN GENERAL.— "(1) AUTHORITY.—Subject to the provisions of paragraph (2) of this subsection, a motor carrier providing transportation of household goods subject
14 15 16 17 18 19 20	"§13704. Household goods rates—estimates; guarantees of service "(a) IN GENERAL.— "(1) AUTHORITY.—Subject to the provisions of paragraph (2) of this subsection, a motor carrier providing transportation of household goods subject to jurisdiction under subchapter I of chapter 135
14 15 16 17 18 19 20 21	"§13704. Household goods rates—estimates; guarantees of service "(a) In General.— "(1) Authority.—Subject to the provisions of paragraph (2) of this subsection, a motor carrier providing transportation of household goods subject to jurisdiction under subchapter I of chapter 135 may establish a rate for the transportation of house-

1 "(2) Nonpreferential; nonpredatory.—
2 Any rate established under this subsection must be
3 available on a nonpreferential basis to shippers and
4 must not result in charges to shippers which are
5 predatory.

"(b) Rates for Guaranteed Service.—

"(1) AUTHORITY.—Subject to the provisions of paragraph (2) of this subsection, a motor carrier providing transportation of household goods subject to jurisdiction under subchapter I of chapter 135 may establish rates for the transportation of household goods which guarantee that the carrier will pick up and deliver such household goods at the times specified in the contract for such services and provide a penalty or per diem payment in the event the carrier fails to pick up or deliver such household goods at the specified time. The charges, if any, for such guarantee and penalty provision may vary to reflect one or more options available to meet a particular shipper's needs.

"(2) AUTHORITY OF SECRETARY TO REQUIRE NONGUARANTEED SERVICE RATES.—Before a carrier may establish a rate for any service under paragraph (1) of this subsection, the Secretary may require such carrier to have in effect and keep in effect, dur-

- 1 ing any period such rate is in effect under para-
- 2 graph (1), a rate for such service which does not
- guarantee the pick up and delivery of household
- 4 goods at the times specified in the contract for such
- 5 services and which does not provide a penalty or per
- 6 diem payment in the event the carrier fails to pick
- 7 up or deliver household goods at the specified time.

8 "§ 13705. Requirements for through routes among

9 motor carriers of passengers

- 10 "(a) ESTABLISHMENT; REASONABLENESS.—A motor
- 11 carrier providing transportation of passengers subject to
- 12 jurisdiction under subchapter I of chapter 135 shall estab-
- 13 lish through routes with other carriers of the same type
- 14 and shall establish individual and joint rates applicable to
- 15 them. Such through route must be reasonable.
- 16 "(b) Prescribed by Panel.—When the Panel finds
- 17 it necessary to enforce the requirements of this section,
- 18 the Panel may prescribe through routes and the conditions
- 19 under which those routes must be operated for motor car-
- 20 riers providing transportation of passengers subject to ju-
- 21 risdiction under subchapter I of chapter 135.

22 "§ 13706. Liability for payment of rates

- "(a) Liability of Consignee.—Liability for pay-
- 24 ment of rates for transportation for a shipment of prop-
- 25 erty by a shipper or consignor to a consignee other than

- 1 the shipper or consignor, is determined under this section
- 2 when the transportation is provided by motor carrier
- 3 under this part. When the shipper or consignor instructs
- 4 the carrier transporting the property to deliver it to a con-
- 5 signee that is an agent only, not having beneficial title
- 6 to the property, the consignee is liable for rates billed at
- 7 the time of delivery for which the consignee is otherwise
- 8 liable, but not for additional rates that may be found to
- 9 be due after delivery if the consignee gives written notice
- 10 to the delivering carrier before delivery of the property—
- 11 "(1) of the agency and absence of beneficial
- title; and
- 13 "(2) of the name and address of the beneficial
- owner of the property if it is reconsigned or diverted
- to a place other than the place specified in the origi-
- nal bill of lading.
- 17 "(b) Liability of Beneficial Owner.—When the
- 18 consignee is liable only for rates billed at the time of deliv-
- 19 ery under subsection (a), the shipper or consignor, or, if
- 20 the property is reconsigned or diverted, the beneficial
- 21 owner is liable for those additional rates regardless of the
- 22 bill of the lading or contract under which the property was
- 23 transported. The beneficial owner is liable for all rates
- 24 when the property is reconsigned or diverted by an agent
- 25 but is refused or abandoned at its ultimate destination if

- 1 the agent gave the carrier in the reconsignment or diver-
- 2 sion order a notice of agency and the name and address
- 3 of the beneficial owner. A consignee giving the carrier er-
- 4 roneous information about the identity of the beneficial
- 5 owner of the property is liable for the additional rates.

6 **"§13707. Payment of rates**

- 7 "(a) Transfer of Possession Upon Payment.—
- 8 Except as provided in subsection (b), a carrier providing
- 9 transportation or service subject to jurisdiction under this
- 10 part shall give up possession at the destination of the
- 11 property transported by it only when payment for the
- 12 transportation or service is made.
- 13 "(b) Exceptions.—
- 14 "(1) REGULATIONS.—Under regulations of the
- 15 Secretary governing the payment for transportation
- and service and preventing discrimination, those car-
- 17 riers may give up possession at destination of prop-
- erty transported by them before payment for the
- transportation or service. The regulations of the Sec-
- retary may provide for weekly or monthly payment
- for transportation provided by motor carriers and
- for periodic payment for transportation provided by
- water carriers.
- 24 "(2) Extensions of credit to govern-
- 25 MENTAL ENTITIES.—Such a carrier (including a

- 1 motor carrier being used by a household goods
- 2 freight forwarder) may extend credit for transport-
- 3 ing property for the United States Government, a
- 4 State, a territory or possession of the United States,
- 5 or a political subdivision of any of them.

6 "§ 13708. Billing and collecting practices

- 7 "(a) DISCLOSURE.—A motor carrier subject to juris-
- 8 diction under subchapter I of chapter 135 shall disclose,
- 9 when a document is presented or electronically transmit-
- 10 ted for payment to the person responsible directly to the
- 11 motor carrier for payment or agent of such responsible
- 12 person, the actual rates, charges, or allowances for any
- 13 transportation service and shall also disclose, at such time,
- 14 whether and to whom any allowance or reduction in
- 15 charges is made.
- 16 "(b) False or Misleading Information.—No
- 17 person may cause a motor carrier to present false or mis-
- 18 leading information on a document about the actual rate,
- 19 charge, or allowance to any party to the transaction.
- 20 "(c) Allowances for Services.—When the actual
- 21 rate, charge, or allowance is dependent upon the perform-
- 22 ance of a service by a party to the transportation arrange-
- 23 ment, such as tendering a volume of freight over a stated
- 24 period of time, the motor carrier shall indicate in any doc-
- 25 ument presented for payment to the person responsible di-

1	rectly to the motor carrier that a reduction, allowance, or
2	other adjustment may apply.
3	"§ 13709. Procedures for resolving claims involving
4	unfiled, negotiated transportation rates
5	"(a) Transportation Provided at Rates Other
6	Than Legal Tariff Rates.—
7	"(1) IN GENERAL.—When a claim is made by
8	a motor carrier of property (other than a household
9	goods carrier) providing transportation subject to ju-
10	risdiction under subchapter II of chapter 105, as in
11	effect on the day before the effective date of this sec-
12	tion, by a freight forwarder (other than a household
13	goods freight forwarder), or under subchapter I of
14	chapter 135, or by a party representing such a car-
15	rier or freight forwarder regarding the collection of
16	rates or charges for such transportation in addition
17	to those originally billed and collected by the carrier
18	or freight forwarder for such transportation, the per-
19	son against whom the claim is made may elect to
20	satisfy the claim under the provisions of subsection
21	(b), (c), or (d), upon showing that—
22	"(A) the carrier or freight forwarder is no
23	longer transporting property or is transporting
24	property for the purpose of avoiding the appli-
25	cation of this section; and

1	"(B) with respect to the claim—
2	"(i) the person was offered a trans-
3	portation rate by the carrier or freight for-
4	warder other than that legally on file with
5	the Interstate Commerce Commission or
6	the Panel, as required, for the transpor-
7	tation service;
8	"(ii) the person tendered freight to
9	the carrier or freight forwarder in reason-
10	able reliance upon the offered transpor-
11	tation rate;
12	"(iii) the carrier or freight forwarder
13	did not properly or timely file with the
14	Interstate Commerce Commission or the
15	Panel, as required, a tariff providing for
16	such transportation rate or failed to enter
17	into an agreement for contract carriage;
18	"(iv) such transportation rate was
19	billed and collected by the carrier or
20	freight forwarder; and
21	"(v) the carrier or freight forwarder
22	demands additional payment of a higher
23	rate filed in a tariff.
24	"(2) Forum for resolution of showings.—
25	If there is a dispute as to the showing under para-

- graph (1)(A), such dispute shall be resolved by the court in which the claim is brought. If there is a dispute as to the showing under paragraph (1)(B), such dispute shall be resolved by the Panel. Pending the resolution of any such dispute, the person shall not have to pay any additional compensation to the carrier or freight forwarder.
- "(3) EFFECT OF SATISFACTION OF CLAIMS
 UNDER DISPUTE RESOLUTION PROCEDURE.—Satisfaction of a claim under subsection (b), (c), or (d)
 shall be binding on the parties, and the parties shall
 not be subject to chapter 119, as in effect on the
 day before the effective date of this section, or chapter 149.
- 15 "(b) Claims Involving Shipments Weighing 10,000 Pounds or Less.—A person from whom the ad-16 ditional legally applicable and effective tariff rate or 17 charges are sought may elect to satisfy the claim, if the 18 shipments each weighed 10,000 pounds or less, by pay-19 ment of 20 percent of the difference between the carrier's applicable and effective tariff rate and the rate originally 21 billed and paid. In the event that a dispute arises as to the rate that was legally applicable to the shipment, such dispute shall be resolved by the Panel.

- 1 "(c) Claims Involving Shipments Weighing
- 2 More Than 10,000 Pounds.—A person from whom the
- 3 additional legally applicable and effective tariff rate or
- 4 charges are sought may elect to satisfy the claim, if the
- 5 shipments each weighed more than 10,000 pounds, by
- 6 payment of 15 percent of the difference between the car-
- 7 rier's applicable and effective tariff rate and the rate origi-
- 8 nally billed and paid. In the event that a dispute arises
- 9 as to the rate that was legally applicable to the shipment,
- 10 such dispute shall be resolved by the Panel.
- 11 "(d) Claims Involving Public Warehouse-
- 12 MEN.—Notwithstanding subsections (b) and (c), a person
- 13 from whom the additional legally applicable and effective
- 14 tariff rate or charges are sought may elect to satisfy the
- 15 claim by payment of 5 percent of the difference between
- 16 the carrier's applicable and effective tariff rate and the
- 17 rate originally billed and paid if such person is a public
- 18 warehouseman. In the event that a dispute arises as to
- 19 the rate that was legally applicable to the shipment, such
- 20 dispute shall be resolved by the Panel.
- 21 "(e) Effects of Election.—When a person from
- 22 whom additional legally applicable freight rates or charges
- 23 are sought does not elect to use the provisions of sub-
- 24 sections (b), (c) or (d), the person may pursue all rights
- 25 and remedies existing under this part or, for transpor-

- 1 tation provided before the effective date of this section,
- 2 all rights and remedies that existed under this title on the
- 3 day before the effective date of this section.
- 4 "(f) STAY OF ADDITIONAL COMPENSATION.—When
- 5 a person proceeds under this section to challenge the rea-
- 6 sonableness of the legally applicable freight rate or
- 7 charges being claimed by a carrier or freight forwarder
- 8 in addition to those already billed and collected, the person
- 9 shall not have to pay any additional compensation to the
- 10 carrier or freight forwarder until the Panel has made a
- 11 determination as to the reasonableness of the challenged
- 12 rate as applied to the freight of the person against whom
- 13 the claim is made.
- 14 "(g) Notification of Election.—
- 15 "(1) General rule.—A person must notify
- the carrier or freight forwarder as to its election to
- proceed under subsection (b), (c), or (d). Except as
- provided in paragraphs (2), (3), and (4), such elec-
- 19 tion may be made at any time.
- 20 "(2) Demands for payment initially made
- 21 AFTER DECEMBER 3, 1993.—If the carrier or freight
- forwarder or party representing such carrier or
- freight forwarder initially demands the payment of
- additional freight charges after December 3, 1993,
- and notifies the person from whom additional freight

charges are sought of the provisions of subsections

through (f) at the time of the making of such

initial demand, the election must be made not later

than the later of—

"(A) the 60th day following the filing of an answer to a suit for the collection of such additional legally applicable freight rate or charges, or

"(B) March 5, 1994.

"(3) Pending suits for collection made before december 4, 1993.—If the carrier or freight forwarder or party representing such carrier or freight forwarder has filed, before December 4, 1993, a suit for the collection of additional freight charges and notifies the person from whom additional freight charges are sought of the provisions of subsections (a) through (f), the election must be made not later than the 90th day following the date on which such notification is received.

"(4) Demands for payment made before december 4, 1993.—If the carrier or freight forwarder or party representing such carrier or freight forwarder has demanded the payment of additional freight charges, and has not filed a suit for the collection of such additional freight charges, before De-

1	cember 4, 1993, and notifies the person from whom
2	additional freight charges are sought of the provi-
3	sions of subsections (a) through (f), the election
4	must be made not later than the later of—
5	"(A) the 60th day following the filing of an
6	answer to a suit for the collection of such addi-
7	tional legally applicable freight rate or charges,
8	or
9	"(B) March 5, 1994.
10	"(h) Claims Involving Small-Business Con-
11	CERNS, CHARITABLE ORGANIZATIONS, AND RECYCLABLE
12	Materials.—
13	"(1) In GENERAL.—Notwithstanding sub-
14	sections (b), (c), and (d), a person from whom the
15	additional legally applicable and effective tariff rate
16	or charges are sought shall not be liable for the dif-
17	ference between the carrier's applicable and effective
18	tariff rate and the rate originally billed and paid—
19	"(A) if such person qualifies as a small-
20	business concern under the Small Business Act
21	(15 U.S.C. 631 et seq.),
22	"(B) if such person is an organization
23	which is described in section $501(c)(3)$ of the
24	Internal Revenue Code of 1986 and exempt
25	from tax under section 501(a) of such Code. or

"(C) if the cargo involved in the claim is 1 2 recyclable materials.

3 "(2) Recyclable materials defined.—In 4 this subsection, the term 'recyclable materials' 5 means waste products for recycling or reuse in the furtherance of recognized pollution control pro-6 7 grams.

8 "§ 13710. Additional billing and collecting practices

"(a) MISCELLANEOUS PROVISIONS.—

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"(1) Information relating to basis of RATE.—A motor carrier of property (other than a motor carrier providing transportation in noncontiguous domestic trade) shall provide to the shipper, on request of the shipper, a written or electronic copy of the rate, classification, rules, and practices, upon which any rate applicable to its shipment or agreed to between the shipper and carrier may have been based.

"(2) Reasonableness of rates; collecting ADDITIONAL CHARGES.—When the applicability or reasonableness of the rates and related provisions billed by a motor carrier is challenged by the person paying the freight charges, the Panel shall determine whether such rates and provisions are reasonable or

25 applicable based on the record before it.

"(3)	BILLING DISPUTES.—
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"(A) Initiated by motor carriers.—In those cases where a motor carrier (other than a motor carrier providing transportation of household goods or in noncontiguous domestic trade) seeks to collect charges in addition to those billed and collected which are contested by the payor, the carrier may request that the Panel determine whether any additional charges over those billed and collected must be paid. A carrier must issue any bill for charges in addition to those originally billed within 180 days of the receipt of the original bill in order to have the right to collect such charges.

"(B) Initiated by shippers.—If a shipper seeks to contest the charges originally billed or additional charges subsequently billed, the shipper may request that the Panel determine whether the charges billed must be paid. A shipper must contest the original bill or subsequent bill within 180 days of receipt of the bill in order to have the right to contest such charges.

"(4) VOIDING OF CERTAIN TARIFFS.—Any tariff on file with the Interstate Commerce Commission

- on August 26, 1994, and not required to be filed
- after that date is null and void beginning on that
- date. Any tariff on file with the Interstate Com-
- 4 merce Commission on the effective date of this sec-
- 5 tion and not required to be filed after that date is
- 6 null and void beginning on that date.
- 7 "(b) Resolution of Disputes Over Status of
- 8 COMMON CARRIER OR CONTRACT CARRIER.—If a motor
- 9 carrier (other than a motor carrier providing transpor-
- 10 tation of household goods) that was subject to jurisdiction
- 11 under subchapter II of chapter 105, as in effect on the
- 12 day before the effective date of this section, and that had
- 13 authority to provide transportation as both a motor com-
- 14 mon carrier and a motor contract carrier and a dispute
- 15 arises as to whether certain transportation that was pro-
- 16 vided prior to the effective date of this section was pro-
- 17 vided in its common carrier or contract carrier capacity
- 18 and the parties are not able to resolve the dispute consen-
- 19 sually, the Panel shall resolve the dispute.
- 20 "§ 13711. Alternative procedure for resolving under-
- 21 charge disputes
- "(a) GENERAL RULE.—It shall be an unreasonable
- 23 practice for a motor carrier of property (other than a
- 24 household goods carrier) providing transportation subject
- 25 to jurisdiction under subchapter I of chapter 135 or, be-

- fore the effective date of this section, to have provided transportation that was subject to jurisdiction under subchapter II of chapter 105, as in effect on the day before 3 4 the effective date of this section, a freight forwarder (other than a household goods freight forwarder), or a party representing such a carrier or freight forwarder to attempt to charge or to charge for a transportation service the difference between (1) the applicable rate that was lawfully 8 in effect pursuant to a tariff that was filed in accordance 10 with this chapter or, with respect to transportation provided before the effective date of this section, in accordance with chapter 107, as in effect on the date the transportation was provided, by the carrier or freight forwarder applicable to such transportation service, and (2) the ne-14 15 gotiated rate for such transportation service if the carrier or freight forwarder is no longer transporting property be-16 tween places described in section 13501(1) or is transporting property between places described in section 13501(1)
- 20 "(b) Jurisdiction of Panel.—
- "(1) DETERMINATION.—The Panel shall have jurisdiction to make a determination of whether or not attempting to charge or the charging of a rate by a motor carrier or freight forwarder or party representing a motor carrier or freight forwarder is an

for the purpose of avoiding application of this section.

- unreasonable practice under subsection (a). If the Panel determines that attempting to charge or the charging of the rate is an unreasonable practice under subsection (a), the carrier, freight forwarder, or party may not collect the difference described in subsection (a) between the applicable rate and the negotiated rate for the transportation service.
 - "(2) Factors to consider.—In making a determination under paragraph (1), the Panel shall consider—
 - "(A) whether the person was offered a transportation rate by the carrier or freight forwarder or party other than that legally on file with the Interstate Commerce Commission or the Panel, as required, at the time of the movement for the transportation service;
 - "(B) whether the person tendered freight to the carrier or freight forwarder in reasonable reliance upon the offered transportation rate;
 - "(C) whether the carrier or freight forwarder did not properly or timely file with the Interstate Commerce Commission or the Panel, as required, a tariff providing for such transportation rate or failed to enter into an agreement for contract carriage;

1	"(D) whether the transportation rate was
2	billed and collected by the carrier or freight for-
3	warder; and
4	"(E) whether the carrier or freight for-
5	warder or party demands additional payment of
6	a higher rate filed in a tariff.
7	"(c) Stay of Additional Compensation.—When
8	a person proceeds under this section to challenge the rea-
9	sonableness of the practice of a motor carrier, freight for-
10	warder, or party described in subsection (a) to attempt
11	to charge or to charge the difference described in sub-
12	section (a) between the applicable rate and the negotiated
13	rate for the transportation service in addition to those
14	charges already billed and collected for the transportation
15	service, the person shall not have to pay any additional
16	compensation to the carrier, freight forwarder, or party
17	until the Panel has made a determination as to the reason-
18	ableness of the practice as applied to the freight of the
19	person against whom the claim is made.
20	"(d) Treatment.—Subsection (a) is an exception to
21	the requirements of section 13702 and, for transportation
22	provided before the effective date of this section, to the
23	requirements of sections 10761(a) and 10762, as in effect
24	on the day before such effective date, as such sections re-

- 1 late to a filed tariff rate and other general tariff require-
- 2 ments.
- 3 "(e) Nonapplicability of Negotiated Rate Dis-
- 4 PUTE RESOLUTION PROCEDURE.—If a person elects to
- 5 seek enforcement of subsection (a) with respect to a rate
- 6 for a transportation or service, section 13709 shall not
- 7 apply to such rate.
- 8 "(f) Definitions.—In this section, the term "nego-
- 9 tiated rate" means a rate, charge, classification, or rule
- 10 agreed upon by a motor carrier or freight forwarder and
- 11 a shipper through negotiations pursuant to which no tariff
- 12 was lawfully and timely filed and for which there is written
- 13 evidence of such agreement.
- 14 "(g) APPLICABILITY TO PENDING CASES.—This sec-
- 15 tion shall apply to all cases and proceedings pending on
- 16 the effective date of this section.

17 **"§ 13712. Government traffic**

- 18 "A carrier providing transportation or service for the
- 19 United States Government may transport property or indi-
- 20 viduals for the United States Government without charge
- 21 or at a rate reduced from the applicable commercial rate.
- 22 Section 3709 of the Revised Statutes (41 U.S.C. 5) does
- 23 not apply when transportation for the United States Gov-
- 24 ernment can be obtained from a carrier lawfully operating
- 25 in the area where the transportation would be provided.

1 "§ 13713. Food and grocery transportation

- 2 "(a) CERTAIN COMPENSATION PROHIBITED.—Not-
- 3 withstanding any other provision of law, it shall not be
- 4 unlawful for a seller of food and grocery products using
- 5 a uniform zone delivered pricing system to compensate a
- 6 customer who picks up purchased food and grocery prod-
- 7 ucts at the shipping point of the seller if such compensa-
- 8 tion is available to all customers of the seller on a non-
- 9 discriminatory basis and does not exceed the actual cost
- 10 to the seller of delivery to such customer.
- 11 "(b) Sense of Congress.—It is the sense of the
- 12 Congress that any savings accruing to a customer by rea-
- 13 son of compensation permitted by subsection (a) of this
- 14 section should be passed on to the ultimate consumer.

15 **"CHAPTER 139—REGISTRATION**

16 "§ 13901. Requirement for registration

- 17 "A person may provide transportation or service sub-
- 18 ject to jurisdiction under subchapter I or III of chapter
- 19 135 or be a broker for transportation subject to jurisdic-
- 20 tion under subchapter I of that chapter, only if the person

[&]quot;Sec.

[&]quot;13901. Requirement for registration.

[&]quot;13902. Registration of motor carriers.

[&]quot;13903. Registration of freight forwarders.

[&]quot;13904. Registration of brokers.

[&]quot;13905. Effective periods of registration.

[&]quot;13906. Security of motor carriers, brokers, and freight forwarders.

[&]quot;13907. Household goods agents.

[&]quot;13908. Registration and other reforms.

1	is registered under this chapter to provide the transpor-
2	tation or service.
3	"§ 13902. Registration of motor carriers
4	"(a) Motor Carrier Generally.—
5	"(1) In general.—Except as provided in this
6	section, the Secretary shall register a person to pro-
7	vide transportation subject to jurisdiction under sub-
8	chapter I of chapter 135 of this title as a motor car-
9	rier if the Secretary finds that the person is willing
10	and able to comply with—
11	"(A) this part and the applicable regula-
12	tions of the Secretary and the Panel;
13	"(B) any safety regulations imposed by the
14	Secretary and the safety fitness requirements
15	established by the Secretary under section
16	31144; and
17	"(C) the minimum financial responsibility
18	requirements established by the Secretary pur-
19	suant to sections 13906 and 31138.
20	"(2) Consideration of evidence; find-
21	INGS.—The Secretary shall consider and, to the ex-
22	tent applicable, make findings on, any evidence dem-
23	onstrating that the registrant is unable to comply
24	with the requirements of subparagraph (A), (B), or
25	(C) of paragraph (1).

- "(3) WITHHOLDING.—If the Secretary determines that any registrant under this section does not meet the requirements of paragraph (1), the Secretary shall withhold registration.
 - "(4) LIMITATION ON COMPLAINTS.—The Secretary may hear a complaint from any person concerning a registration under this subsection only on the ground that the registrant fails or will fail to comply with this part, the applicable regulations of the Secretary and the Panel, the safety regulations of the Secretary, or the safety fitness or minimum financial responsibility requirements of paragraph (1) of this subsection.
 - "(b) Motor Carriers of Passengers.—
 - "(1) REGISTRATION OF PRIVATE RECIPIENTS
 OF GOVERNMENTAL ASSISTANCE.—The Secretary
 shall register under subsection (a)(1) a private recipient of governmental assistance to provide special or
 charter transportation subject to jurisdiction under
 subchapter I of chapter 135 as a motor carrier of
 passengers if the Secretary finds that the recipient
 meets the requirements of subsection (a)(1), unless
 the Secretary finds, on the basis of evidence presented by any person objecting to the registration,

1	that the transportation to be provided pursuant to
2	the registration is not in the public interest.
3	"(2) Registration of public recipients of
4	GOVERNMENTAL ASSISTANCE.—
5	"(A) Charter transportation.—The
6	Secretary shall register under subsection (a)(1)
7	a public recipient of governmental assistance to
8	provide special or charter transportation subject
9	to jurisdiction under subchapter I of chapter
10	135 as a motor carrier of passengers if the Sec-
11	retary finds that—
12	"(i) the recipient meets the require-
13	ments of subsection (a)(1); and
14	"(ii)(I) no motor carrier of passengers
15	(other than a motor carrier of passengers
16	which is a public recipient of governmental
17	assistance) is providing, or is willing to
18	provide, the transportation; or
19	"(II) the transportation is to be pro-
20	vided entirely in the area in which the pub-
21	lic recipient provides regularly scheduled
22	mass transportation services.
23	"(B) REGULAR-ROUTE TRANSPOR-
24	TATION.—The Secretary shall register under
25	subsection (a)(1) a public recipient of govern-

mental assistance to provide regular-route transportation subject to jurisdiction under subchapter I of chapter 135 as a motor carrier of passengers if the Secretary finds that the recipient meets the requirements of subsection (a)(1), unless the Secretary finds, on the basis of evidence presented by any person objecting to the registration, that the transportation to be provided pursuant to the registration is not in the public interest.

"(C) Treatment of certain public recipient of governmental assistance which is providing or seeking to provide transportation of passengers subject to jurisdiction under subchapter I of chapter 135 shall, for purposes of this part, be treated as a person which is providing or seeking to provide transportation of passengers subject to such jurisdiction.

"(3) Intrastate transportation.—A motor carrier of passengers that is registered by the Secretary under subsection (a) is authorized to provide regular-route transportation entirely in one State as a motor carrier of passengers if such intrastate transportation is to be provided on a route over

which the carrier provides interstate transportation of passengers.

"(4) Preemption regarding certain service.—No State or political subdivision thereof and no interstate agency or other political agency of 2 or more States shall enact or enforce any law, rule, regulation, standard or other provision having the force and effect of law relating to the provision of pickup and delivery of express packages, newspapers, or mail in a commercial zone if the shipment has had or will have a prior or subsequent movement by bus in intrastate commerce and, if a city within the commercial zone, is served by a motor carrier of passengers providing regular-route transportation of passengers subject to jurisdiction under subchapter I of chapter 135.

"(5) Treatment.—Any intrastate transportation authorized by this subsection shall be treated as transportation subject to jurisdiction under subchapter I of chapter 135 until such time as the carrier takes such action as is necessary to establish under the laws of such State rates, rules, and practices applicable to such transportation, but in no case later than the 30th day following the date on which the motor carrier of passengers first begins

1	providing transportation entirely in one State under
2	this paragraph.
3	"(6) Special operations.—This subsection
4	shall not apply to any regular-route transportation
5	of passengers provided entirely in one State which is
6	in the nature of a special operation.
7	"(7) Suspension or revocation.—Intrastate
8	transportation authorized under this subsection may
9	be suspended or revoked by the Secretary under sec-
10	tion 13905 of this title at any time.
11	"(8) Definitions.—In this subsection, the fol-
12	lowing definitions apply:
13	"(A) Public recipient of govern-
14	MENTAL ASSISTANCE.—The term 'public recipi-
15	ent of governmental assistance' means—
16	"(i) any State,
17	"(ii) any municipality or other politi-
18	cal subdivision of a State,
19	''(iii) any public agency or instrumen-
20	tality of one or more States and munici-
21	palities and political subdivisions of a
22	State,
23	''(iv) any Indian tribe,
24	"(v) any corporation, board, or other
25	person owned or controlled by any entity

1	described in clause (i), (ii), (iii), or (iv),
2	and
3	which before, on, or after the effective date of
4	this subsection received governmental assistance
5	for the purchase or operation of any bus.
6	"(B) PRIVATE RECIPIENT OF GOVERN-
7	MENT ASSISTANCE.—The term 'private recipi-
8	ent of government assistance' means any person
9	(other than a person described in subparagraph
10	(A)) who before, on, or after the effective date
11	of this paragraph received governmental finan-
12	cial assistance in the form of a subsidy for the
13	purchase, lease, or operation of any bus.
14	"(c) Restrictions on Motor Carriers Domi-
15	CILED IN OR OWNED OR CONTROLLED BY NATIONALS OF
16	a Contiguous Foreign Country.—
17	"(1) Prevention of discriminatory prac-
18	TICES.—If the President, or the delegate thereof, de-
19	termines that an act, policy, or practice of a foreign
20	country contiguous to the United States, or any po-
21	litical subdivision or any instrumentality of any such
22	country is unreasonable or discriminatory and bur-
23	dens or restricts United States transportation com-
24	panies providing, or seeking to provide, motor car-

- rier transportation to, from, or within such foreign country, the President or such delegate may—
 - "(A) seek elimination of such practices through consultations; or
 - "(B) notwithstanding any other provision of law, suspend, modify, amend, condition, or restrict operations, including geographical restriction of operations, in the United States by motor carriers of property or passengers domiciled in such foreign country or owned or controlled by persons of such foreign country.
 - "(2) EQUALIZATION OF TREATMENT.—Any action taken under paragraph (1)(A) to eliminate an act, policy, or practice shall be so devised so as to equal to the extent possible the burdens or restrictions imposed by such foreign country on United States transportation companies.
 - "(3) Removal or modification.—The President, or the delegate thereof, may remove or modify in whole or in part any action taken under paragraph (1)(A) if the President or such delegate determines that such removal or modification is consistent with the obligations of the United States under a trade agreement or with United States transportation policy.

1	"(4) Protection of existing operations.—
2	Unless and until the President, or the delegate
3	thereof, makes a determination under paragraph (1)
4	or (3), nothing in this subsection shall affect—
5	"(A) operations of motor carriers of prop-
6	erty or passengers domiciled in any contiguous
7	foreign country or owned or controlled by per-
8	sons of any contiguous foreign country per-
9	mitted in the commercial zones along the Unit-
10	ed States-Mexico border as such zones were de-
11	fined on the day before the effective date of this
12	section; or
13	"(B) any existing restrictions on oper-
14	ations of motor carriers of property or pas-
15	sengers domiciled in any contiguous foreign
16	country or owned or controlled by persons of
17	any contiguous foreign country or any modifica-
18	tions thereof pursuant to section 6 of the Bus
19	Regulatory Reform Act of 1982.
20	"(5) Publication; comment.—Unless the
21	President, or the delegate thereof, determines that
22	expeditious action is required, the President shall
23	publish in the Federal Register any determination

under paragraph (1) or (3), together with a descrip-

tion of the facts on which such a determination is

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- based and any proposed action to be taken pursuant to paragraph (1)(B) or (3), and provide an opportunity for public comment.
 - "(6) DELEGATION TO SECRETARY.—The President may delegate any or all authority under this subsection to the Secretary, who shall consult with other agencies as appropriate. In accordance with the directions of the President, the Secretary may issue regulations to enforce this subsection.
 - "(7) CIVIL ACTIONS.—Either the Secretary or the Attorney General may bring a civil action in an appropriate district court of the United States to enforce this subsection or a regulation prescribed or order issued under this subsection. The court may award appropriate relief, including injunctive relief.
 - "(8) LIMITATION ON STATUTORY CONSTRUC-TION.—This subsection shall not be construed as affecting the requirement for all foreign motor carriers operating in the United States to comply with all applicable laws and regulations pertaining to fitness, safety of operations, financial responsibility, and taxes imposed by section 4481 of the Internal Revenue Code of 1986.
- 24 "(d) MOTOR CARRIER DEFINED.—In this section 25 and sections 13905 and 13906, the term 'motor carrier'

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- 1 includes foreign motor carriers and foreign motor private
- 2 carriers.

3 "§ 13903. Registration of freight forwarders

- 4 "(a) IN GENERAL.—The Secretary shall register a
- 5 person to provide service subject to jurisdiction under sub-
- 6 chapter III of chapter 135 as a freight forwarder if the
- 7 Secretary finds that the person is willing and able to pro-
- 8 vide the service and to comply with this part and applica-
- 9 ble regulations of the Secretary and the Panel.
- 10 "(b) REGISTRATION AS CARRIER REQUIRED.—The
- 11 freight forwarder may provide transportation as the car-
- 12 rier itself only if the freight forwarder also has registered
- 13 to provide transportation as a carrier under this chapter.

14 **"§ 13904. Registration of brokers**

- 15 "(a) IN GENERAL.—The Secretary shall register,
- 16 subject to section 13906(b), a person to be a broker for
- 17 transportation of property subject to jurisdiction under
- 18 subchapter I of chapter 135, if the Secretary finds that
- 19 the person is willing and able to be a broker for transpor-
- 20 tation and to comply with this part and applicable regula-
- 21 tions of the Secretary.
- 22 "(b) Limitation.—The broker may provide trans-
- 23 portation itself only if the broker also has registered to
- 24 provide transportation as a carrier under this chapter.

- 1 "(c) Regulations To Protect Shippers.—Regu-
- 2 lations of the Secretary applicable to brokers registered
- 3 under this section shall provide for the protection of ship-
- 4 pers by motor vehicle.
- 5 "(d) Bond and Insurance.—The Secretary may
- 6 impose on brokers for motor carriers of passengers such
- 7 requirements for bonds or insurance or both as the Sec-
- 8 retary determines are needed to protect passengers and
- 9 carriers dealing with such brokers.

10 "§ 13905. Effective periods of registration

- 11 "(a) Person Holding ICC Authority.—Any per-
- 12 son having authority to provide transportation or service
- 13 as a motor carrier, freight forwarder, or broker under this
- 14 title, as in effect on the day before the effective date of
- 15 this section, shall be deemed, for purposes of this part,
- 16 to be registered to provide such transportation or service
- 17 under this part.
- 18 "(b) IN GENERAL.—Each registration issued under
- 19 section 13902, 13903, or 13904 shall be effective from
- 20 the date specified by the Secretary and shall remain in
- 21 effect, except as otherwise provided in this part.
- 22 "(c) Suspension, Amendments, and Revoca-
- 23 TIONS.—On application of the registrant, the Secretary
- 24 may amend or revoke a registration. On complaint or on
- 25 the Secretary's own initiative and after notice and an op-

- 1 portunity for a proceeding, the Secretary may suspend,
- 2 amend, or revoke any part of the registration of a motor
- 3 carrier, broker, or freight forwarder for willful failure to
- 4 comply with this part, an applicable regulation or order
- 5 of the Secretary or of the Panel, or a condition of its reg-
- 6 istration.
- 7 "(d) PROCEDURE.—Except on application of the reg-
- 8 istrant, the Secretary may revoke a registration of a motor
- 9 carrier, freight forwarder, or broker, only after—
- 10 "(1) the Secretary has issued an order to the
- registrant under section 14701 requiring compliance
- with this part, a regulation of the Secretary, or a
- condition of the registration; and
- 14 "(2) the registrant willfully does not comply
- with the order for a period of 30 days.
- 16 "(e) Expedited Procedure.—
- 17 "(1) PROTECTION OF SAFETY.—Without regard
- to subchapter II of chapter 5 of title 5, the Sec-
- retary may suspend the registration of a motor car-
- rier, a freight forwarder, or a broker for failure to
- comply with safety requirements of the Secretary or
- 22 the safety fitness requirements pursuant to section
- 23 13904(c), 13906, or 31144, of this title, or an order
- or regulation of the Secretary prescribed under those
- 25 sections.

1	"(2) Imminent hazard to public health.—
2	Without regard to subchapter II of chapter 5 of title
3	5, the Secretary may suspend a registration of a
4	motor carrier of passengers if the Secretary finds
5	that such carrier has been conducting unsafe oper-
6	ations which are an imminent hazard to public
7	health or property.
8	"(3) Notice; period of suspension.—The
9	Secretary may suspend under this subsection the
10	registration only after giving notice of the suspen-
11	sion to the registrant. The suspension remains in ef-
12	fect until the registrant complies with those applica-
13	ble sections or, in the case of a suspension under
14	paragraph (2), until the Secretary revokes such sus-
15	pension.
16	"§ 13906. Security of motor carriers, brokers, and
17	freight forwarders
18	"(a) Motor Carrier Requirements.—
19	"(1) Liability insurance requirement.—
20	The Secretary may register a motor carrier under
21	section 13902 only if the registrant files with the
22	Secretary a bond, insurance policy, or other type of
23	security approved by the Secretary, in an amount
24	not less than such amount as the Secretary pre-

scribes pursuant to, or as is required by, sections

States in which the registrant is operating, to the extent applicable. The security must be sufficient to pay, not more than the amount of the security, for each final judgment against the registrant for bodily injury to, or death of, an individual resulting from the negligent operation, maintenance, or use of motor vehicles, or for loss or damage to property (except property referred to in paragraph (3) of this subsection), or both. A registration remains in effect only as long as the registrant continues to satisfy the security requirements of this paragraph.

"(2) AGENCY REQUIREMENT.—A motor carrier shall comply with the requirements of sections 13303 and 13304. To protect the public, the Secretary may require any such motor carrier to file the type of security that a motor carrier is required to file under paragraph (1) of this subsection. This paragraph only applies to a foreign motor private carrier and foreign motor carrier operating in the United States to the extent that such carrier is providing transportation between places in a foreign country or between a place in one foreign country and a place in another foreign country.

1 "(3) Transportation insurance.—The Sec-2 retary may require a registered motor carrier to file 3 with the Secretary a type of security sufficient to pay a shipper or consignee for damage to property 5 of the shipper or consignee placed in the possession 6 of the motor carrier as the result of transportation provided under this part. A carrier required by law 7 8 to pay a shipper or consignee for loss, damage, or 9 default for which a connecting motor carrier is re-10 sponsible is subrogated, to the extent of the amount 11 paid, to the rights of the shipper or consignee under 12 any such security.

- 13 "(b) BROKER REQUIREMENTS.—The Secretary may 14 register a person as a broker under section 13904 only 15 if the person files with the Secretary a bond, insurance 16 policy, or other type of security approved by the Secretary 17 to ensure that the transportation for which a broker ar-18 ranges is provided. The registration remains in effect only 19 as long as the broker continues to satisfy the security re-20 quirements of this subsection.
- 21 "(c) Freight Forwarder Requirements.—
- "(1) LIABILITY INSURANCE.—The Secretary may register a person as a freight forwarder under section 13903 of this title only if the person files with the Secretary a bond, insurance policy, or other

- type of security approved by the Secretary. The se-1 2 curity must be sufficient to pay, not more than the amount of the security, for each final judgment 3 against the freight forwarder for bodily injury to, or death of, an individual, or loss of, or damage to, 5 6 property (other than property referred to in para-7 graph (2) of this subsection), resulting from the negligent operation, maintenance, or use of motor vehi-8 cles by or under the direction and control of the 9 10 freight forwarder when providing transfer, collection, 11 or delivery service under this part.
 - "(2) FREIGHT FORWARDER INSURANCE.—The Secretary may require a registered freight forwarder to file with the Secretary a bond, insurance policy, or other type of security approved by the Secretary sufficient to pay, not more than the amount of the security, for loss of, or damage to, property for which the freight forwarder provides service.
 - "(3) EFFECTIVE PERIOD.—The freight forwarder's registration remains in effect only as long as the freight forwarder continues to satisfy the security requirements of this subsection.
- "(d) Type of Insurance.—The Secretary may determine the type and amount of security filed under this section. A motor carrier may submit proof of qualifications

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- 1 as a self-insurer to satisfy the security requirements of
- 2 this section. The Secretary shall adopt regulations govern-
- 3 ing the standards for approval as a self-insurer. Motor
- 4 carriers which have been granted authority to self-insure
- 5 as of the effective date of this section shall retain that
- 6 authority unless, for good cause shown and after notice
- 7 and an opportunity for a hearing, the Secretary finds that
- 8 the authority must be revoked.
- 9 "(e) Notice of Cancellation of Insurance.—
- 10 The Secretary shall issue regulations requiring the sub-
- 11 mission to the Secretary of notices of insurance cancella-
- 12 tion sufficiently in advance of actual cancellation so as to
- 13 enable the Secretary to promptly revoke the registration
- 14 of any carrier or broker after the effective date of the can-
- 15 cellation.
- 16 "(f) Form of Endorsement.—The Secretary shall
- 17 also prescribe the appropriate form of endorsement to be
- 18 appended to policies of insurance and surety bonds which
- 19 will subject the insurance policy or surety bond to the full
- 20 security limits of the coverage required under this section.

21 "§ 13907. Household goods agents

- 22 "(a) Carriers Responsible for Agents.—Each
- 23 motor carrier providing transportation of household goods
- 24 shall be responsible for all acts or omissions of any of its
- 25 agents which relate to the performance of household goods

- 1 transportation services (including accessorial or terminal
- 2 services) and which are within the actual or apparent au-
- 3 thority of the agent from the carrier or which are ratified
- 4 by the carrier.
- 5 "(b) STANDARD FOR SELECTING AGENTS.—Each
- 6 motor carrier providing transportation of household goods
- 7 shall use due diligence and reasonable care in selecting
- 8 and maintaining agents who are sufficiently knowledge-
- 9 able, fit, willing, and able to provide adequate household
- 10 goods transportation services (including accessorial and
- 11 terminal services) and to fulfill the obligations imposed
- 12 upon them by this part and by such carrier.

13 "(c) Enforcement.—

14 "(1) Complaint.—Whenever the Secretary has 15 reason to believe from a complaint or investigation 16 that an agent providing household goods transpor-17 tation services (including accessorial and terminal 18 services) under the authority of a motor carrier pro-19 viding transportation of household goods has vio-20 lated section 14901(e) or 14912 or is consistently not fit, willing, and able to provide adequate house-21 22 hold goods transportation services (including acces-23 sorial and terminal services), the Secretary may

issue to such agent a complaint stating the charges

and containing notice of the time and place of a

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- hearing which shall be held no later than 60 days
 after service of the complaint to such agent.
 - "(2) RIGHT TO DEFEND.—The agent shall have the right to appear at such hearing and rebut the charges contained in the complaint.
 - "(3) ORDER.—If the agent does not appear at the hearing or if the Secretary finds that the agent has violated section 14901(e) or 14912 or is consistently not fit, willing, and able to provide adequate household goods transportation services (including accessorial and terminal services), the Secretary may issue an order to compel compliance with the requirement that the agent be fit, willing, and able. Thereafter, the Secretary may issue an order to limit, condition, or prohibit such agent from any involvement in the transportation or provision of services incidental to the transportation of household goods if, after notice and an opportunity for a hearing, the Secretary finds that such agent, within a reasonable time after the date of issuance of a compliance order under this section, but in no event less than 30 days after such date of issuance, has willfully failed to comply with such order.
 - "(4) HEARING.—Upon filing of a petition with the Secretary by an agent who is the subject of an

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1	order issued pursuant to the second sentence of
2	paragraph (3) of this subsection and after notice, a
3	hearing shall be held with an opportunity to be
4	heard. At such hearing, a determination shall be
5	made whether the order issued pursuant to para-
6	graph (3) of this subsection should be rescinded.
7	"(5) Court review.—Any agent adversely af-
8	fected or aggrieved by an order of the Secretary is-
9	sued under this subsection may seek relief in the ap-
10	propriate United States court of appeals as provided
11	by and in the manner prescribed in chapter 158 of
12	title 28, United States Code.
13	"(d) Limitation on Applicability of Antitrust
14	Laws.—
15	"(1) IN GENERAL.—The antitrust laws, as de-
	(1) IN GENERAL. THE difficult laws, as ac
16	fined in the first section of the Clayton Act (15
16 17	
	fined in the first section of the Clayton Act (15
17	fined in the first section of the Clayton Act (15 U.S.C. 12), do not apply to discussions or agree-
17 18	fined in the first section of the Clayton Act (15 U.S.C. 12), do not apply to discussions or agreements between a motor carrier providing transpor-
17 18 19	fined in the first section of the Clayton Act (15 U.S.C. 12), do not apply to discussions or agreements between a motor carrier providing transportation of household goods and its agents (whether or
17 18 19 20	fined in the first section of the Clayton Act (15 U.S.C. 12), do not apply to discussions or agreements between a motor carrier providing transportation of household goods and its agents (whether or not an agent is also a carrier) related solely to—
17 18 19 20 21	fined in the first section of the Clayton Act (15 U.S.C. 12), do not apply to discussions or agreements between a motor carrier providing transportation of household goods and its agents (whether or not an agent is also a carrier) related solely to— "(A) rates for the transportation of house-
17 18 19 20 21 22	fined in the first section of the Clayton Act (15 U.S.C. 12), do not apply to discussions or agreements between a motor carrier providing transportation of household goods and its agents (whether or not an agent is also a carrier) related solely to— "(A) rates for the transportation of household goods under the authority of the principal

1	transportation of household goods transported
2	under the authority of the principal carrier;
3	"(C) allowances relating to transportation
4	of household goods under the authority of the
5	principal carrier; and
6	"(D) ownership of a motor carrier provid-
7	ing transportation of household goods by an
8	agent or membership on the board of directors
9	of any such motor carrier by an agent.
10	"(2) PANEL REVIEW.—The Panel, upon its own
11	initiative or request, shall review any activities un-
12	dertaken under paragraph (1) and shall modify or
13	terminate the activity if necessary to protect the
14	public interest.
15	"(e) Definitions.—In this section, the following
16	definitions apply:
17	"(1) Household goods.—The term 'house-
18	hold goods' has the meaning such term had under
19	section 10102(11) of this title, as in effect on the
20	day before the effective date of this section.
21	"(2) Transportation.—The term 'transpor-
22	tation' means transportation that would be subject
23	to the jurisdiction of the Interstate Commerce Com-
24	mission under subchanter II of chanter 105 of this

- title, as in effect on the day before such effective
- date, if such subchapter were still in effect.

3 "§ 13908. Registration and other reforms

- 4 "(a) Regulations Replacing Certain Pro-
- 5 GRAMS.—The Secretary, in cooperation with the States,
- 6 and after notice and opportunity for public comment, shall
- 7 issue regulations to replace the current Department of
- 8 Transportation identification number system, the single
- 9 State registration system under section 14504, the reg-
- 10 istration system contained in this chapter, and the finan-
- 11 cial responsibility information system under section 13906
- 12 with a single, on-line, Federal system. The new system
- 13 shall serve as a clearinghouse and depository of informa-
- 14 tion on and identification of all foreign and domestic
- 15 motor carriers, brokers, and freight forwarders, and others
- 16 required to register with the Department as well as infor-
- 17 mation on safety fitness and compliance with required lev-
- 18 els of financial responsibility. In issuing the regulations,
- 19 the Secretary shall consider whether or not to integrate
- 20 the requirements of section 13304 into the new system
- 21 and may integrate such requirements into the new system.
- 22 "(b) Factors To Be Considered.—In conducting
- 23 the rulemaking under subsection (a), the Secretary shall,
- 24 at a minimum, consider the following factors:

1	"(1) Funding for State enforcement of motor
2	carrier safety regulations.
3	"(2) Whether the existing single State registra-
4	tion system is duplicative and burdensome.
5	"(3) The justification and need for collecting
6	the statutory fee for such system under section
7	14504(c)(2)(B)(iv).
8	"(4) The public safety.
9	"(5) The efficient delivery of transportation
10	services.
11	"(6) How, and under what conditions, to extend
12	the registration system to motor private carriers and
13	to carriers exempt under sections 13502, 13503, and
14	13506.
15	"(c) FEE System.—The Secretary may establish,
16	under section 9701 of title 31, a fee system for registra-
17	tion and filing evidence of financial responsibility under
18	the new system under subsection (a). Fees collected under
19	the fee system shall cover the costs of operating and up-
20	grading the registration system, including all personnel
21	costs associated with the system. Fees collected under this
22	subsection may be credited to the Department of Trans-
23	portation appropriations account for purposes for which
24	such fees are collected, and shall be available for expendi-
25	ture until expended.

1	"(d) State Registration Programs.—If the Sec-
2	retary determines that no State should require insurance
3	filings or collect fees for such filings (including filings and
4	fees authorized under section 14504), the Secretary may
5	prevent any State or political subdivision thereof, or any
6	political authority of 2 or more States, from imposing any
7	insurance filing requirements or fees that are for the same
8	purposes as filings or fees the Secretary requires under
9	the new system under subsection (a).
10	"(e) Deadline for Conclusion; Modifica-
11	TIONS.—Not later than 24 months after the effective date
12	of this section, the Secretary—
13	"(1) shall conclude the rulemaking under this
14	section;
15	"(2) may implement such changes under this
16	section as the Secretary considers appropriate and in
17	the public interest; and
18	"(3) shall transmit to Congress a report on any
19	findings of the rulemaking and the changes being
20	implemented under this section, together with such
21	recommendations for legislative language necessary
22	to conform this part to such changes.
23	"CHAPTER 141—OPERATIONS OF
24	CARRIERS

"SUBCHAPTER I—GENERAL REQUIREMENTS

"Sec.

- "14101. Providing transportation and service.
- "14102. Leased motor vehicles.
- "14103. Loading and unloading motor vehicles.
- "14104. Household goods carrier operations.

"SUBCHAPTER II—REPORTS AND RECORDS

- "14121. Definitions.
- "14122. Records: form; inspection; preservation.
- "14123. Financial reporting.

1 "SUBCHAPTER I—GENERAL REQUIREMENTS

2 "§ 14101. Providing transportation and service

- 3 "(a) ON REASONABLE REQUEST.—A carrier provid-
- 4 ing transportation or service subject to jurisdiction under
- 5 chapter 135 shall provide the transportation or service on
- 6 reasonable request. In addition, a motor carrier shall pro-
- 7 vide safe and adequate service, equipment, and facilities.
- 8 "(b) Contracts With Shippers.—
- 9 "(1) IN GENERAL.—A carrier providing trans-
- portation or service subject to jurisdiction under
- chapter 135 may enter into a contract with a ship-
- per, other than for the movement of household goods
- described in section 13102(9)(A), to provide speci-
- 14 fied services under specified rates and conditions. If
- the shipper, in writing, expressly waives all rights
- and remedies under this part for the transportation
- 17 covered by the contract, the transportation provided
- under the contract shall not be subject to this part
- and may not be subsequently challenged on the
- ground that it violates a provision of this part.

1	"(2) Remedy for Breach of Contract.—
2	The exclusive remedy for any alleged breach of a
3	contract entered into under this subsection shall be
4	an action in an appropriate State court or United
5	States district court, unless the parties otherwise
6	agree.
7	"§ 14102. Leased motor vehicles
8	"(a) General Authority of Secretary.—The
9	Secretary may require a motor carrier providing transpor-
10	tation subject to jurisdiction under subchapter I of chapter
11	135 that uses motor vehicles not owned by it to transport
12	property under an arrangement with another party to-
13	"(1) make the arrangement in writing signed
14	by the parties specifying its duration and the com-
15	pensation to be paid by the motor carrier;
16	"(2) carry a copy of the arrangement in each
17	motor vehicle to which it applies during the period
18	the arrangement is in effect;
19	"(3) inspect the motor vehicles and obtain li-
20	ability and cargo insurance on them; and
21	"(4) have control of and be responsible for op-
22	erating those motor vehicles in compliance with re-
23	quirements prescribed by the Secretary on safety of
24	operations and equipment, and with other applicable

- law as if the motor vehicles were owned by the
- 2 motor carrier.
- 3 "(b) RESPONSIBLE PARTY FOR LOADING AND UN-
- 4 LOADING.—The Secretary shall require, by regulation,
- 5 that any arrangement, between a motor carrier of property
- 6 providing transportation subject to jurisdiction under sub-
- 7 chapter I of chapter 135 and any other person, under
- 8 which such other person is to provide any portion of such
- 9 transportation by a motor vehicle not owned by the carrier
- 10 shall specify, in writing, who is responsible for loading and
- 11 unloading the property onto and from the motor vehicle.

12 **"§ 14103. Loading and unloading motor vehicles**

- 13 "(a) Shipper Responsible for Assisting.—
- 14 Whenever a shipper or receiver of property requires that
- 15 any person who owns or operates a motor vehicle trans-
- 16 porting property in interstate commerce (whether or not
- 17 such transportation is subject to jurisdiction under sub-
- 18 chapter I of chapter 135) be assisted in the loading or
- 19 unloading of such vehicle, the shipper or receiver shall be
- 20 responsible for providing such assistance or shall com-
- 21 pensate the owner or operator for all costs associated with
- 22 securing and compensating the person or persons provid-
- 23 ing such assistance.
- 24 "(b) COERCION PROHIBITED.—It shall be unlawful
- 25 to coerce or attempt to coerce any person providing trans-

- 1 portation of property by motor vehicle for compensation
- 2 in interstate commerce (whether or not such transpor-
- 3 tation is subject to jurisdiction under subchapter I of
- 4 chapter 135) to load or unload any part of such property
- 5 onto or from such vehicle or to employ or pay one or more
- 6 persons to load or unload any part of such property onto
- 7 or from such vehicle; except that this subsection shall not
- 8 be construed as making unlawful any activity which is not
- 9 unlawful under the National Labor Relations Act or the
- 10 Act of March 23, 1932 (47 Stat. 70; 29 U.S.C. 101 et
- 11 seq.), commonly known as the Norris-LaGuardia Act.

12 "§ 14104. Household goods carrier operations

- "(a) GENERAL REGULATORY AUTHORITY.—
- 14 "(1) Paperwork minimization.—The Sec-
- retary may issue regulations, including regulations
- protecting individual shippers, in order to carry out
- this part with respect to the transportation of house-
- hold goods by motor carriers subject to jurisdiction
- under subchapter I of chapter 135. The regulations
- and paperwork required of motor carriers providing
- transportation of household goods shall be mini-
- 22 mized to the maximum extent feasible consistent
- with the protection of individual shippers.
- 24 "(2) PERFORMANCE STANDARDS.—

1	"(A) IN GENERAL.—Regulations of the
2	Secretary protecting individual shippers shall
3	include, where appropriate, reasonable perform-
4	ance standards for the transportation of house-
5	hold goods subject to jurisdiction under sub-
6	chapter I of chapter 135.
7	"(B) Factors to consider.—In estab-
8	lishing performance standards under this para-
9	graph, the Secretary shall take into account at
10	least the following—
11	"(i) the level of performance that can
12	be achieved by a well-managed motor car-
13	rier transporting household goods;
14	"(ii) the degree of harm to individual
15	shippers which could result from a viola-
16	tion of the regulation;
17	"(iii) the need to set the level of per-
18	formance at a level sufficient to deter
19	abuses which result in harm to consumers
20	and violations of regulations;
21	"(iv) service requirements of the car-
22	riers;
23	"(v) the cost of compliance in relation
24	to the consumer benefits to be achieved
25	from such compliance: and

1	"(vi) the need to set the level of per-
2	formance at a level designed to encourage
3	carriers to offer service responsive to ship-
4	per needs.

"(3) Limitations on statutory construction.—Nothing in this section shall be construed to limit the Secretary's authority to require reports from motor carriers providing transportation of household goods or to require such carriers to provide specified information to consumers concerning their past performance.

"(b) ESTIMATES.—

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"(1) AUTHORITY TO PROVIDE WITHOUT COM-PENSATION.—Every motor carrier providing transportation of household goods subject to jurisdiction under subchapter I of chapter 135, upon request of a prospective shipper, may provide the shipper with an estimate of charges for transportation of household goods and for the proposed services. The Secretary shall not prohibit any such carrier from charging a prospective shipper for providing a written, binding estimate for the transportation and proposed services.

"(2) Applicability of antitrust laws.—

Any charge for an estimate of charges provided by

- a motor carrier to a shipper for transportation of
- 2 household goods subject to jurisdiction under sub-
- 3 chapter I of chapter 135 shall be subject to the anti-
- 4 trust laws, as defined in the first section of the Clay-
- 5 ton Act (15 U.S.C. 12).
- 6 "(c) Flexibility in Weighing Shipments.—The
- 7 Secretary shall issue regulations that provide motor car-
- 8 riers providing transportation of household goods subject
- 9 to jurisdiction under subchapter I of chapter 135 with the
- 10 maximum possible flexibility in weighing shipments, con-
- 11 sistent with assurance to the shipper of accurate weighing
- 12 practices. The Secretary shall not prohibit such carriers
- 13 from backweighing shipments or from basing their charges
- 14 on the reweigh weights if the shipper observes both the
- 15 tare and gross weighings (or, prior to such weighings,
- 16 waives in writing the opportunity to observe such
- 17 weighings) and such weighings are performed on the same
- 18 scale.
- 19 "SUBCHAPTER II—REPORTS AND RECORDS
- 20 ***§ 14121. Definitions**
- "In this subchapter, the following definitions apply:
- 22 "(1) Carrier and Broker.—The terms 'car-
- rier' and 'broker' include a receiver or trustee of a
- carrier and broker, respectively.

1	"(2) Association.—The term 'association'
2	means an organization maintained by or in the in-
3	terest of a group of carriers or brokers providing
4	transportation or service subject to jurisdiction
5	under chapter 135 that performs a service, or en-
6	gages in activities, related to transportation under
7	this part.
8	"§ 14122. Records: form; inspection; preservation
9	"(a) Form of Records.—The Secretary or the
10	Panel, as applicable, may prescribe the form of records
11	required to be prepared or compiled under this subchapter
12	by carriers and brokers, including records related to move-
13	ment of traffic and receipts and expenditures of money.
14	"(b) RIGHT OF INSPECTION.—The Secretary or
15	Panel, or an employee designated by the Secretary or
16	Panel, may on demand and display of proper credentials—
17	"(1) inspect and examine the lands, buildings,
18	and equipment of a carrier or broker; and
19	"(2) inspect and copy any record of—
20	"(A) a carrier, broker, or association; and
21	"(B) a person controlling, controlled by, or
22	under common control with a carrier if the Sec-
23	retary or Panel, as applicable, considers inspec-
24	tion relevant to that person's relation to, or
25	transaction with, that carrier.

1	"(c) Period for Preservation of Records.—
2	The Secretary or Panel, as applicable, may prescribe the
3	time period during which operating, accounting, and fi-
4	nancial records must be preserved by carriers and brokers.
5	"§ 14123. Financial reporting
6	"(a) In General.—The Secretary shall require
7	Class I motor carriers, and may require Class II motor
8	carriers, to file with the Secretary annual financial and
9	safety reports, the form and substance of which shall be
10	prescribed by the Secretary; except that, at a minimum,
11	such reports shall include balance sheets and income state-
12	ments.
13	"(b) Matters To Be Covered.—In determining
14	the matters to be covered by any reports to be filed under
15	subsection (a), the Secretary shall consider—
16	"(1) safety needs;
17	"(2) the need to preserve confidential business
18	information and trade secrets and prevent competi-
19	tive harm;
20	"(3) private sector, academic, and public use of
21	information in the reports; and
22	"(4) the public interest.
23	"(c) Exemption From Public Release.—
24	"(1) IN GENERAL.—The Secretary shall allow,
25	upon request, a filer of a report under subsection (a)

- that is not a publicly held corporation or that is not subject to financial reporting requirements of the Securities and Exchange Commission, an exemption from the public release of such report.
 - "(2) PROCEDURE.—After a request under paragraph (1) and notice and opportunity for comment but no event later than 90 days after the date of such request, the Secretary shall approve such request if the Secretary finds that the exemption requested is necessary to avoid competitive harm and to avoid the disclosure of information that qualifies as a trade secret or privileged or confidential information under section 552(b)(4) of title 5.
 - "(3) USE OF DATA FOR INTERNAL DOT PUR-POSES.—If an exemption is granted under this subsection, nothing shall prevent the Secretary from using data from reports filed under this subsection for internal purposes of the Department of Transportation or including such data in aggregate industry statistics released for publication if such inclusion would not render the filer's data readily identifiable.
 - "(4) Period of exemptions.—Exemptions granted under this subsection shall be for 3-year periods.

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1	"(5) Pending requests.—The Secretary shall
2	not release publicly the report of a carrier making
3	a request under paragraph (1) while such request is
4	pending.
5	"(d) Streamlining and Simplification.—The
6	Secretary shall streamline and simplify, to the maximum
7	extent practicable, any reporting requirements the Sec-
8	retary imposes under this section.
9	"CHAPTER 143—FINANCE
	"Sec."14301. Security interests in certain motor vehicles."14302. Pooling and division of transportation or earnings."14303. Consolidation, merger, and acquisition of control of motor carriers of passengers.
10	"§ 14301. Security interests in certain motor vehicles
11	"(a) Definitions.—In this section, the following
12	definitions apply:
13	"(1) Motor vehicle.—The term 'motor vehi-
14	cle' means a truck of rated capacity (gross vehicle
15	weight) of at least 10,000 pounds, a highway tractor
16	of rated capacity (gross combination weight) of at
17	least 10,000 pounds, a property-carrying trailer or
18	semitrailer with at least one load-carrying axle of at
19	least 10,000 pounds, or a motor bus with a seating
20	capacity of at least 10 individuals.
21	"(2) Lien creditor.—The term 'lien creditor'
22	means a creditor having a lien on a motor vehicle
23	and includes an assignee for benefit of creditors

- from the date of assignment, a trustee in a case under title 11 from the date of filing of the petition in that case, and a receiver in equity from the date of appointment of the receiver.
 - "(3) SECURITY INTEREST.—The term 'security interest' means an interest (including an interest established by a conditional sales contract, mortgage, equipment trust, or other lien or title retention contract, or lease) in a motor vehicle when the interest secures payment or performance of an obligation.
 - "(4) Perfection.—The term 'perfection', as related to a security interest, means taking action (including public filing, recording, notation on a certificate of title, and possession of collateral by the secured party), or the existence of facts, required under law to make a security interest enforceable against general creditors and subsequent lien creditors of a debtor, but does not include compliance with requirements related only to the establishment of a valid security interest between the debtor and the secured party.
- "(b) REQUIREMENTS FOR PERFECTION OF SECURITY INTEREST.—A security interest in a motor vehicle owned by, or in the possession and use of, a carrier registered under section 13902 of this title and owing payment or

- 1 performance of an obligation secured by that security in-
- 2 terest is perfected in all jurisdictions against all general,
- 3 and subsequent lien, creditors of, and all persons taking
- 4 a motor vehicle by sale (or taking or retaining a security
- 5 interest in a motor vehicle) from, that carrier when—
- "(1) a certificate of title is issued for a motor vehicle under a law of a jurisdiction that requires or permits indication, on a certificate or title, of a security interest in the motor vehicle if the security interest is indicated on the certificate:
 - "(2) a certificate of title has not been issued and the law of the State where the principal place of business of that carrier is located requires or permits public filing or recording of, or in relation to, that security interest if there has been such a public filing or recording; and
 - "(3) a certificate of title has not been issued and the security interest cannot be perfected under paragraph (2) of this subsection, if the security interest has been perfected under the law (including the conflict of laws rules) of the State where the principal place of business of that carrier is located.

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1	"§ 14302. Pooling and division of transportation or
2	earnings
3	"(a) Approval Required.—A carrier providing
4	transportation subject to jurisdiction under subchapter I
5	of chapter 135 may not agree or combine with another
6	such carrier to pool or divide traffic or services or any
7	part of their earnings without the approval of the Panel
8	under this section.
9	"(b) Standards for Approval.—The Panel may
10	approve and authorize an agreement or combination be-
11	tween or among motor carriers of passengers, or between
12	a motor carrier of passengers and a rail carrier of pas-
13	sengers if the carriers involved assent to the pooling or
14	division and the Panel finds that a pooling or division of
15	traffic, services, or earnings—
16	"(1) will be in the interest of better service to
17	the public or of economy of operation; and
18	"(2) will not unreasonably restrain competition.
19	"(c) Procedure.—
20	"(1) APPLICATION.—Any motor carrier of prop-
21	erty may apply to the Panel for approval of an
22	agreement or combination with another such carrier
23	to pool or divide traffic or any services or any part
24	of their earnings by filing such agreement or com-
25	bination with the Panel not less than 50 days before
26	its effective date.

"(2) Determination of importance and regulations as the Panel may issue, and for such to be just and reasonable.

"(3) Hearing.—If the Panel determines either that the agreement or combination is of major transportation importance or that there is substantial likelihood that the agreement or combination will unduly restrain competition, the Panel shall hold a hearing concerning whether the agreement or combination will be in the interest of better service to the public or of economy in operation and whether it will unduly restrain competition and shall suspend operation of such agreement or combination pending

such hearing and final decision thereon. After such hearing, the Panel shall indicate to what extent it finds that the agreement or combination will be in the interest of better service to the public or of economy in operation and will not unduly restrain competition and if assented to by all the carriers involved, shall to that extent, approve and authorize the agreement or combination, under such rules and regulations as the Panel may issue, and for such consideration between such carriers and upon such terms and conditions as shall be found by the Panel to be just and reasonable.

"(4) Special rules for household goods carriers.—In the case of an application for Panel approval of an agreement or combination between a motor carrier providing transportation of household goods and its agents to pool or divide traffic or services or any part of their earnings, such agreement or combination shall be presumed to be in the interest of better service to the public and of economy in operation and not to restrain competition unduly if the practices proposed to be carried out under such agreement or combination are the same as or similar to practices carried out under agreements and combinations between motor carriers providing transpor-

- tation of household goods to pool or divide traffic or
- 2 service of any part of their earnings approved by the
- 3 Interstate Commerce Commission before the effec-
- 4 tive date of this section.
- 5 "(5) STREAMLINING AND SIMPLIFYING.—The
- 6 Panel shall streamline, simplify, and expedite, to the
- 7 maximum extent practicable, the process (including
- 8 any paperwork) for submission and approval of ap-
- 9 plications under this section for agreements and
- 10 combinations between motor carriers providing
- transportation of household goods and their agents.
- 12 "(d) CONDITIONS.—The Panel may impose condi-
- 13 tions governing the pooling or division and may approve
- 14 and authorize payment of a reasonable consideration be-
- 15 tween the carriers.
- 16 "(e) Initiation of Proceeding.—The Panel may
- 17 begin a proceeding under this section on its own initiative
- 18 or on application.
- 19 "(f) Effect of Approval.—A carrier may partici-
- 20 pate in an arrangement approved by or exempted by the
- 21 Panel under this section without the approval of any other
- 22 Federal, State, or municipal body. A carrier participating
- 23 in an approved or exempted arrangement is exempt from
- 24 the antitrust laws and from all other law, including State

1	and municipal law, as necessary to let that person carry
2	out the arrangement.
3	"(g) Definitions.—In this section, the following
4	definitions apply:
5	"(1) Household goods.—The term 'house-
6	hold goods' has the meaning such term had under
7	section $10102(11)$ of this title, as in effect on the
8	day before the effective date of this section.
9	"(2) Transportation.—The term 'transpor-
10	tation' means transportation that would be subject
11	to the jurisdiction of the Interstate Commerce Com-
12	mission under subchapter II of chapter 105 of this
13	title, as in effect on the day before such effective
14	date, if such subchapter were still in effect.
15	"§ 14303. Consolidation, merger, and acquisition of
16	control of motor carriers of passengers
17	"(a) Approval Required.—The following trans-
18	actions involving motor carriers of passengers subject to
19	jurisdiction under subchapter I of chapter 135 may be car-
20	ried out only with the approval of the Panel:
21	"(1) Consolidation or merger of the properties

or franchises of at least 2 carriers into one operation

for the ownership, management, and operation of

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1	"(2) A purchase, lease, or contract to operate
2	property of another carrier by any number of car-
3	riers.
4	"(3) Acquisition of control of a carrier by any
5	number of carriers.
6	"(4) Acquisition of control of at least 2 carriers
7	by a person that is not a carrier.
8	"(5) Acquisition of control of a carrier by a per-
9	son that is not a carrier but that controls any num-
10	ber of carriers.
11	"(b) Standard for Approval.—The Panel shall
12	approve and authorize a transaction under this section
13	when it finds the transaction is consistent with the public
14	interest. The Panel shall consider at least the following:
15	"(1) The effect of the proposed transaction on
16	the adequacy of transportation to the public.
17	"(2) The total fixed charges that result from
18	the proposed transaction.
19	"(3) The interest of carrier employees affected
20	by the proposed transaction.
21	The Panel may impose conditions governing the trans-
22	action.
23	"(c) Determination of Completeness of Appli-
24	CATION.—Within 30 days after the date on which an ap-
25	plication is filed under this section, the Panel shall either

- 1 publish a notice of the application in the Federal Register
- 2 or reject the application if it is incomplete.
- 3 "(d) COMMENTS.—Written comments about an appli-
- 4 cation may be filed with the Panel within 45 days after
- 5 the date on which notice of the application is published
- 6 under subsection (c).
- 7 "(e) DEADLINES.—The Panel shall conclude evi-
- 8 dentiary proceedings by the 240th day after the date on
- 9 which notice of the application is published under sub-
- 10 section (c). The Panel shall issue a final decision by the
- 11 180th day after the conclusion of the evidentiary proceed-
- 12 ings. The Panel may extend a time period under this sub-
- 13 section; except that the total of all such extensions with
- 14 respect to any application shall not exceed 90 days.
- 15 "(f) Effect of Approval.—A carrier or corpora-
- 16 tion participating in or resulting from a transaction ap-
- 17 proved by the Panel under this section, or exempted by
- 18 the Panel from the application of this section pursuant
- 19 to section 13541, may carry out the transaction, own and
- 20 operate property, and exercise control or franchises ac-
- 21 quired through the transaction without the approval of a
- 22 State authority. A carrier, corporation, or person partici-
- 23 pating in the approved or exempted transaction is exempt
- 24 from the antitrust laws and from all other law, including
- 25 State and municipal law, as necessary to let that person

- 1 carry out the transaction, hold, maintain, and operate
- 2 property, and exercise control or franchises acquired
- 3 through the transaction.
- 4 "(g) Limitation on Applicability.—This section
- 5 shall not apply to transactions involving carriers whose ag-
- 6 gregate gross operating revenues were not more than
- 7 \$2,000,000 during a period of 12 consecutive months end-
- 8 ing not more than 6 months before the date of the agree-
- 9 ment of the parties.

10 "CHAPTER 145—FEDERAL-STATE RELATIONS

11 "§ 14501. Federal authority over intrastate transpor-

12 tation

- 13 "(a) Motor Carriers of Passengers.—No State
- 14 or political subdivision thereof and no interstate agency
- 15 or other political agency of 2 or more States shall enact
- 16 or enforce any law, rule, regulation, standard, or other
- 17 provision having the force and effect of law relating to
- 18 scheduling of interstate or intrastate transportation (in-
- 19 cluding discontinuance or reduction in the level of service)
- 20 provided by motor carrier of passengers subject to juris-
- 21 diction under subchapter I of chapter 135 of this title on
- 22 an interstate route or relating to the implementation of

[&]quot;Sec.

[&]quot;14501. Federal authority over intrastate transportation.

[&]quot;14502. Tax discrimination against motor carrier transportation property.

[&]quot;14503. Withholding State and local income tax by certain carriers.

[&]quot;14504. Registration of motor carriers by a State.

[&]quot;14505. State tax.

- 1 any change in the rates for such transportation or for any
- 2 charter transportation except to the extent that notice, not
- 3 in excess of 30 days, of changes in schedules may be re-
- 4 quired. This subsection shall not apply to intrastate com-
- 5 muter bus operations.

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- 6 "(b) Freight Forwarders and Brokers.—
- "(1) GENERAL RULE.—Subject to paragraph (2) of this subsection, no State or political subdivision thereof and no intrastate agency or other political agency of 2 or more States shall enact or enforce any law, rule, regulation, standard, or other provision having the force and effect of law relating to intrastate rates, intrastate routes, or intrastate serv-

ices of any freight forwarder or broker.

- "(2) CONTINUATION OF HAWAII'S AUTHOR-ITY.—Nothing in this subsection and the amendments made by the Surface Freight Forwarder Deregulation Act of 1986 shall be construed to affect the authority of the State of Hawaii to continue to regulate a motor carrier operating within the State of Hawaii.
- 22 "(c) Motor Carriers of Property.—
- "(1) GENERAL RULE.—Except as provided in paragraphs (2) and (3), a State, political subdivision of a State, or political authority of 2 or more States

may not enact or enforce a law, regulation, or other provision having the force and effect of law related to a price, route, or service of any motor carrier (other than a carrier affiliated with a direct air carrier covered by section 41713(b)(4)) or any motor private carrier, broker, or freight forwarder with respect to the transportation of property.

"(2) MATTERS NOT COVERED.—Paragraph

"(2) Matters not covered.—Paragraph
(1)—

"(A) shall not restrict the safety regulatory authority of a State with respect to motor vehicles, the authority of a State to impose highway route controls or limitations based on the size or weight of the motor vehicle or the hazardous nature of the cargo, or the authority of a State to regulate motor carriers with regard to minimum amounts of financial responsibility relating to insurance requirements and self-insurance authorization;

- "(B) does not apply to the transportation of household goods; and
- "(C) does not apply to the authority of a State or a political subdivision of a State to enact or enforce a law, regulation, or other provision relating to the price of for-hire motor ve-

1	hicle transportation by a tow truck, if such
2	transportation is performed without the prior
3	consent or authorization of the owner or opera-
4	tor of the motor vehicle.
5	"(3) State standard transportation prac-
6	TICES.—
7	"(A) CONTINUATION.—Paragraph (1) shall
8	not affect any authority of a State, political
9	subdivision of a State, or political authority of
10	2 or more States to enact or enforce a law, reg-
11	ulation, or other provision, with respect to the
12	intrastate transportation of property by motor
13	carriers, related to—
14	"(i) uniform cargo liability rules,
15	"(ii) uniform bills of lading or receipts
16	for property being transported,
17	''(iii) uniform cargo credit rules, or
18	"(iv) antitrust immunity for joint line
19	rates or routes, classifications, and mileage
20	guides,
21	if such law, regulation, or provision meets the
22	requirements of subparagraph (B).
23	"(B) REQUIREMENTS.—A law, regulation,
24	or provision of a State, political subdivision, or

1	political authority meets the requirements of
2	this subparagraph if—
3	"(i) the law, regulation, or provision
4	covers the same subject matter as, and
5	compliance with such law, regulation, or
6	provision is no more burdensome than
7	compliance with, a provision of this part or
8	a regulation issued by the Secretary or the
9	Panel under this part; and
10	''(ii) the law, regulation, or provision
11	only applies to a carrier upon request of
12	such carrier.
13	"(C) ELECTION.—Notwithstanding any
14	other provision of law, a carrier affiliated with
15	a direct air carrier through common controlling
16	ownership may elect to be subject to a law, reg-
17	ulation, or provision of a State, political sub-
18	division, or political authority under this para-
19	graph.
20	"(4) This subsection shall not apply with re-
21	spect to the State of Hawaii until August 22, 1997.
22	"§ 14502. Tax discrimination against motor carrier
23	transportation property
24	"(a) Definitions.—In this section, the following
25	definitions apply:

- 1 "(1) ASSESSMENT.—The term 'assessment'
 2 means valuation for a property tax levied by a taxing
 3 district.
- "(2) ASSESSMENT JURISDICTION.—The term sassessment jurisdiction' means a geographical area in a State used in determining the assessed value of property for ad valorem taxation.
- "(3) MOTOR CARRIER TRANSPORTATION PROP-9 ERTY.—The term 'motor carrier transportation 10 property' means property, as defined by the Sec-11 retary, owned or used by a motor carrier providing 12 transportation in interstate commerce whether or 13 not such transportation is subject to jurisdiction 14 under subchapter I of chapter 135.
 - "(4) COMMERCIAL AND INDUSTRIAL PROP-ERTY.—The term 'commercial and industrial property' means property, other than transportation property and land used primarily for agricultural purposes or timber growing, devoted to a commercial or industrial use, and subject to a property tax levy.
- 21 "(b) Acts Burdening Interstate Commerce.—
- 22 The following acts unreasonably burden and discriminate
- 23 against interstate commerce and a State, subdivision of
- 24 a State, or authority acting for a State or subdivision of
- 25 a State may not do any of them:

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- 1 "(1) EXCESSIVE VALUATION OF PROPERTY.—
 2 Assess motor carrier transportation property at a
 3 value that has a higher ratio to the true market
 4 value of the motor carrier transportation property
 5 than the ratio that the assessed value of other com6 mercial and industrial property in the same assess7 ment jurisdiction has to the true market value of the
 8 other commercial and industrial property.
 - "(2) TAX ON ASSESSMENT.—Levy or collect a tax on an assessment that may not be made under paragraph (1).
 - "(3) AD VALOREM TAX.—Levy or collect an ad valorem property tax on motor carrier transportation property at a tax rate that exceeds the tax rate applicable to commercial and industrial property in the same assessment jurisdiction.

"(c) Jurisdiction.—

"(1) IN GENERAL.—Notwithstanding section 1341 of title 28 and without regard to the amount in controversy or citizenship of the parties, a district court of the United States has jurisdiction, concurrent with other jurisdiction of courts of the United States and the States, to prevent a violation of subsection (b) of this section.

- "(2) LIMITATION IN RELIEF.—Relief may be granted under this subsection only if the ratio of assessed value to true market value of motor carrier transportation property exceeds, by at least 5 percent, the ratio of assessed value to true market value of other commercial and industrial property in the same assessment jurisdiction.
 - "(3) BURDEN OF PROOF.—The burden of proof in determining assessed value and true market value is governed by State law.
 - "(4) VIOLATION.—If the ratio of the assessed value of other commercial and industrial property in the assessment jurisdiction to the true market value of all other commercial and industrial property cannot be determined to the satisfaction of the district court through the random-sampling method known as a sales assessment ratio study (to be carried out under statistical principles applicable to such a study), the court shall find, as a violation of this section—

"(A) an assessment of the motor carrier transportation property at a value that has a higher ratio to the true market value of the motor carrier transportation property than the assessment value of all other property subject

1	to a property tax levy in the assessment juris-
2	diction has to the true market value of all such
3	other property; and
4	"(B) the collection of ad valorem property
5	tax on the motor carrier transportation prop-
6	erty at a tax rate that exceeds the tax ratio rate
7	applicable to taxable property in the taxing dis-
8	trict.
9	"§ 14503. Withholding State and local income tax by
10	certain carriers
11	"(a) Single State Tax Withholding.—
12	"(1) In general.—No part of the compensa-
13	tion paid by a motor carrier providing transportation
14	subject to jurisdiction under subchapter I of chapter
15	135 or by a motor private carrier to an employee
16	who performs regularly assigned duties in 2 or more
17	States as such an employee with respect to a motor
18	vehicle shall be subject to the income tax laws of any
19	State or subdivision of that State, other than the
20	State or subdivision thereof of the employee's resi-
21	dence.
22	"(2) Employee defined.—In this subsection,
23	the term 'employee' has the meaning given such
24	term in section 31132.
25	"(b) Special Rules.—

1	"(1) CALCULATION OF EARNINGS.—In this sub-
2	section, an employee is deemed to have earned more
3	than 50 percent of pay in a State or subdivision of
4	that State in which the time worked by the employee
5	in the State or subdivision is more than 50 percent
6	of the total time worked by the employee while em-
7	ployed during the calendar year.
8	"(2) Water carriers.—A water carrier pro-
9	viding transportation subject to jurisdiction under
10	subchapter II of chapter 135 shall file income tax
11	information returns and other reports only with—
12	"(A) the State and subdivision of residence
13	of the employee (as shown on the employment
14	records of the carrier); and
15	"(B) the State and subdivision in which
16	the employee earned more than 50 percent of
17	the pay received by the employee from the car-
18	rier during the preceding calendar year.
19	"(3) Applicability to sailors.—This sub-
20	section applies to pay of a master, officer, or sailor
21	who is a member of the crew on a vessel engaged in
22	foreign, coastwise, intercoastal, or noncontiguous
23	trade or in the fisheries of the United States.
24	"(c) FILING OF INFORMATION.—A motor and motor

25 private carrier withholding pay from an employee under

1	subsection (a) of this section shall file income tax informa-
2	tion returns and other reports only with the State and
3	subdivision of residence of the employee.
4	"§ 14504. Registration of motor carriers by a State
5	"(a) Definitions.—In this section, the terms
6	'standards' and 'amendments to standards' mean the
7	specification of forms and procedures required by regula-
8	tions of the Secretary to prove the lawfulness of transpor-
9	tation by motor carrier referred to in section 13501.
10	"(b) General Rule.—The requirement of a State
11	that a motor carrier, providing transportation subject to
12	jurisdiction under subchapter I of chapter 135 and provid-
13	ing transportation in that State, must register with the
14	State is not an unreasonable burden on transportation re-
15	ferred to in section 13501 when the State registration is
16	completed under standards of the Secretary under sub-
17	section (c). When a State registration requirement im-
18	poses obligations in excess of the standards of the Sec-
19	retary, the part in excess is an unreasonable burden.
20	"(c) SINGLE STATE REGISTRATION SYSTEM.—
21	"(1) IN GENERAL.—The Secretary shall main-
22	tain standards for implementing a system under
23	which—
24	"(A) a motor carrier is required to register

annually with only one State by providing evi-

1	dence of its Federal registration under chapter
2	139;
3	"(B) the State of registration shall fully
4	comply with standards prescribed under this
5	section; and
6	"(C) such single State registration shall be
7	deemed to satisfy the registration requirements
8	of all other States.
9	"(2) Specific requirements.—
10	"(A) Evidence of federal registra-
11	TION; PROOF OF INSURANCE; PAYMENT OF
12	FEES.—Under the standards of the Secretary
13	implementing the single State registration sys-
14	tem described in paragraph (1) of this sub-
15	section, only a State acting in its capacity as
16	registration State under such single State sys-
17	tem may require a motor carrier registered by
18	the Secretary under this part—
19	"(i) to file and maintain evidence of
20	such Federal registration;
21	"(ii) to file satisfactory proof of re-
22	quired insurance or qualification as a self-
23	insurer;
24	"(iii) to pay directly to such State fee
25	amounts in accordance with the fee system

1	established under subparagraph (B)(iv) of
2	this paragraph, subject to allocation of fee
3	revenues among all States in which the
4	carrier operates and which participate in
5	the single State registration system; and
6	"(iv) to file the name of a local agent
7	for service of process.
8	"(В) Receipts; fee system.—The stand-
9	ards of the Secretary—
10	"(i) shall require that the registration
11	State issue a receipt, in a form prescribed
12	under the standards, reflecting that the
13	carrier has filed proof of insurance as pro-
14	vided under subparagraph (A)(ii) of this
15	paragraph and has paid fee amounts in ac-
16	cordance with the fee system established
17	under clause (iv) of this subparagraph;
18	"(ii) shall require that copies of the
19	receipt issued under clause (i) of this sub-
20	paragraph be kept in each of the carrier's
21	commercial motor vehicles;
22	"(iii) shall not require decals, stamps,
23	cab cards, or any other means of register-
24	ing or identifying specific vehicles operated
25	by the carrier;

1	"(iv) shall establish a fee system for
2	the filing of proof of insurance as provided
3	under subparagraph (A)(ii) of this para-
4	graph that—
5	"(I) is based on the number of
6	commercial motor vehicles the carrier
7	operates in a State and on the num-
8	ber of States in which the carrier op-
9	erates;
10	"(II) minimizes the costs of com-
11	plying with the registration system;
12	and
13	"(III) results in a fee for each
14	participating State that is equal to
15	the fee, not to exceed \$10 per vehicle,
16	that such State collected or charged
17	as of November 15, 1991; and
18	"(v) shall not authorize the charging
19	or collection of any fee for filing and main-
20	taining a certificate or permit under sub-
21	paragraph (A)(i) of this paragraph.
22	"(C) PROHIBITED FEES.—The charging or
23	collection of any fee under this section that is
24	not in accordance with the fee system estab-
25	lished under subparagraph (B)(iv) of this para-

1	graph shall be deemed to be a burden on inter-
2	state commerce.
3	"(D) Limitation on participation by
4	STATES.—Only a State which, as of January 1,
5	1991, charged or collected a fee for a vehicle
6	identification stamp or number under part 1023
7	of title 49, Code of Federal Regulations, shall
8	be eligible to participate as a registration State
9	under this subsection or to receive any fee reve-
10	nue under this subsection.
11	"§ 14505. State tax
12	"A State or political subdivision thereof may not col-
13	lect or levy a tax, fee, head charge, or other charge on-
14	"(1) a passenger traveling in interstate com-
15	merce by motor carrier;
16	"(2) the transportation of a passenger traveling
17	in interstate commerce by motor carrier;
18	"(3) the sale of passenger transportation in
19	interstate commerce by motor carrier; or
20	"(4) the gross receipts derived from such trans-
21	portation.
22	"CHAPTER 147—ENFORCEMENT;
23	INVESTIGATIONS; RIGHTS; REMEDIES
	"a

^{&#}x27;Sec.

[&]quot;14701. General authority.
"14702. Enforcement by the regulatory authority.
"14703. Enforcement by the Attorney General.
"14704. Rights and remedies of persons injured by carriers or brokers.

- "14705. Limitation on actions by and against carriers.
- "14706. Liability of carriers under receipts and bills of lading.
- "14707. Private enforcement of registration requirement.
- "14708. Dispute settlement program for household goods carriers.
- "14709. Tariff reconciliation rules for motor carriers of property.

"§ 14701. General authority

- 2 "(a) INVESTIGATIONS.—The Secretary or the Panel,
- 3 as applicable, may begin an investigation under this part
- 4 on the Secretary's or the Panel's own initiative or on com-
- 5 plaint. If the Secretary or Panel, as applicable, finds that
- 6 a carrier or broker is violating this part, the Secretary
- 7 or Panel, as applicable, shall take appropriate action to
- 8 compel compliance with this part. If the Secretary finds
- 9 that a foreign motor carrier or foreign motor private car-
- 10 rier is violating chapter 139, the Secretary shall take ap-
- 11 propriate action to compel compliance with that chapter.
- 12 The Secretary or Panel, as applicable, may take action
- 13 under this subsection only after giving the carrier or
- 14 broker notice of the investigation and an opportunity for
- 15 a proceeding.
- 16 "(b) Complaints.—A person, including a govern-
- 17 mental authority, may file with the Secretary or Panel,
- 18 as applicable, a complaint about a violation of this part
- 19 by a carrier providing, or broker for, transportation or
- 20 service subject to jurisdiction under this part or a foreign
- 21 motor carrier or foreign motor private carrier providing
- 22 transportation registered under section 13902 of this title.
- 23 The complaint must state the facts that are the subject

- 1 of the violation. The Secretary or Panel, as applicable,
- 2 may dismiss a complaint that it determines does not state
- 3 reasonable grounds for investigation and action.
- 4 "(c) Deadline.—A formal investigative proceeding
- 5 begun by the Secretary or Panel under subsection (a) of
- 6 this section is dismissed automatically unless it is con-
- 7 cluded with administrative finality by the end of the 3d
- 8 year after the date on which it was begun.
- 9 "(d) LIMITATION.—The Secretary and the Panel only
- 10 have authority under this section with respect to matters
- 11 within their respective jurisdictions under this part.
- 12 ****§14702.** Enforcement by the regulatory authority
- 13 "(a) IN GENERAL.—The Secretary or the Panel, as
- 14 applicable, may bring a civil action—
- 15 "(1) to enforce section 14103 of this title; or
- 16 "(2) to enforce this part, or a regulation or
- order of the Secretary or Panel, as applicable, when
- violated by a carrier or broker providing transpor-
- 19 tation or service subject to jurisdiction under sub-
- 20 chapter I or III of chapter 135 of this title or by
- a foreign motor carrier or foreign motor private car-
- rier providing transportation registered under sec-
- tion 13902 of this title.
- 24 "(b) Venue.—In a civil action under subsection
- 25 (a)(2) of this section—

1	"(1) trial is in the judicial district in which the
2	carrier, foreign motor carrier, foreign motor private
3	carrier, or broker operates;
4	"(2) process may be served without regard to
5	the territorial limits of the district or of the State
6	in which the action is instituted; and
7	"(3) a person participating with a carrier or
8	broker in a violation may be joined in the civil action
9	without regard to the residence of the person.
10	"(c) Standing.—The Panel may bring or participate
11	in any civil action involving motor carrier undercharges.
12	"§ 14703. Enforcement by the Attorney General
13	"The Attorney General may, and on request of either
14	the Secretary or the Panel shall, bring court proceed-
15	ings—
16	"(1) to enforce this part or a regulation or
17	order of the Secretary or Panel or terms of registra-
18	tion under this part; and
19	"(2) to prosecute a person violating this part or
20	a regulation or order of the Secretary or Panel or
21	term of registration under this part.
22	"§ 14704. Rights and remedies of persons injured by
23	carriers or brokers
24	"(a) In General—

- 1 "(1) Enforcement of order.—A person in-2 jured because a carrier or broker providing transpor-3 tation or service subject to jurisdiction under chap-4 ter 135 does not obey an order of the Secretary or 5 the Panel, as applicable, under this part, except an order for the payment of money, may bring a civil 6 7 action to enforce that order under this subsection. A person may bring a civil action for injunctive relief 8 for violations of sections 14102 and 14103. 9
- "(2) Damages for violations.—A carrier or broker providing transportation or service subject to jurisdiction under chapter 135 is liable for damages sustained by a person as a result of an act or omission of that carrier or broker in violation of this part.
- "(b) Liability and Damages for Exceeding Tariff Rate.—A carrier providing transportation or service subject to jurisdiction under chapter 135 is liable to a person for amounts charged that exceed the applicable rate for transportation or service contained in a tariff in effect under section 13702.
- 22 "(c) Election.—
- "(1) COMPLAINT TO DOT OR PANEL; CIVIL AC-TION.—A person may file a complaint with the Panel or the Secretary, as applicable, under section

1 14701(b) or bring a civil action under subsection (b) 2 to enforce liability against a carrier or broker pro-3 viding transportation or service subject to jurisdic-4 tion under chapter 135.

"(2) Order of dot or panel.—

"(A) IN GENERAL.—When the Panel or Secretary, as applicable, makes an award under subsection (b) of this section, the Panel or Secretary, as applicable, shall order the carrier to pay the amount awarded by a specific date. The Panel or Secretary, as applicable, may order a carrier or broker providing transportation or service subject to jurisdiction under chapter 135 to pay damages only when the proceeding is on complaint.

"(B) Enforcement by civil action.—
The person for whose benefit an order of the Panel or Secretary requiring the payment of money is made may bring a civil action to enforce that order under this paragraph if the carrier or broker does not pay the amount awarded by the date payment was ordered to be made.

24 "(d) Procedure.—

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"(1) IN GENERAL.—When a person begins a civil action under subsection (b) of this section to enforce an order of the Panel or Secretary requiring the payment of damages by a carrier or broker providing transportation or service subject to jurisdiction under chapter 135 of this title, the text of the order of the Panel or Secretary must be included in the complaint. In addition to the district courts of the United States, a State court of general jurisdiction having jurisdiction of the parties has jurisdiction to enforce an order under this paragraph. The findings and order of the Panel or Secretary are competent evidence of the facts stated in them. Trial in a civil action brought in a district court of the United States under this paragraph is in the judicial district in which the plaintiff resides or in which the principal operating office of the carrier or broker is located. In a civil action under this paragraph, the plaintiff is liable for only those costs that accrue on an appeal taken by the plaintiff.

"(2) Parties.—All parties in whose favor the award was made may be joined as plaintiffs in a civil action brought in a district court of the United States under this subsection and all the carriers that are parties to the order awarding damages may be

- joined as defendants. Trial in the action is in the ju-
- 2 dicial district in which any one of the plaintiffs could
- 3 bring the action against any one of the defendants.
- 4 Process may be served on a defendant at its prin-
- 5 cipal operating office when that defendant is not in
- 6 the district in which the action is brought. A judg-
- 7 ment ordering recovery may be made in favor of any
- 8 of those plaintiffs against the defendant found to be
- 9 liable to that plaintiff.
- 10 "(e) Attorney's Fees.—The district court shall
- 11 award a reasonable attorney's fee under this section. The
- 12 district court shall tax and collect that fee as part of the
- 13 costs of the action.
- 14 "§ 14705. Limitation on actions by and against car-
- 15 riers
- 16 "(a) IN GENERAL.—A carrier providing transpor-
- 17 tation or service subject to jurisdiction under chapter 135
- 18 must begin a civil action to recover charges for transpor-
- 19 tation or service provided by the carrier within 18 months
- 20 after the claim accrues.
- 21 "(b) OVERCHARGES.—A person must begin a civil ac-
- 22 tion to recover overcharges within 18 months after the
- 23 claim accrues. If the claim is against a carrier providing
- 24 transportation subject to jurisdiction under chapter 135
- 25 and an election to file a complaint with the Panel or Sec-

- 1 retary, as applicable, is made under section 14704(c)(1),
- 2 the complaint must be filed within 3 years after the claim
- 3 accrues.
- 4 "(c) Damages.—A person must file a complaint with
- 5 the Panel or Secretary, as applicable, to recover damages
- 6 under section 14704(b)(2) within 2 years after the claim
- 7 accrues.
- 8 "(d) Extensions.—The limitation periods under
- 9 subsection (b) of this section are extended for 6 months
- 10 from the time written notice is given to the claimant by
- 11 the carrier of disallowance of any part of the claim speci-
- 12 fied in the notice if a written claim is given to the carrier
- 13 within those limitation periods. The limitation periods
- 14 under subsections (b) and (c) of this section are extended
- 15 for 90 days from the time the carrier begins a civil action
- 16 under subsection (a) to recover charges related to the
- 17 same transportation or service, or collects (without begin-
- 18 ning a civil action under that subsection) the charge for
- 19 that transportation or service if that action is begun or
- 20 collection is made within the appropriate period.
- 21 "(e) PAYMENT.—A person must begin a civil action
- 22 to enforce an order of the Panel or Secretary against a
- 23 carrier for the payment of money within 1 year after the
- 24 date the order required the money to be paid.

1	"(f) GOVERNMENT TRANSPORTATION.—This section
2	applies to transportation for the United States Govern-
3	ment. The time limitations under this section are ex-
4	tended, as related to transportation for or on behalf of
5	the United States Government, for 3 years from the later
6	of the date of—
7	"(1) payment of the rate for the transportation
8	or service involved;
9	"(2) subsequent refund for overpayment of that
10	rate; or
11	"(3) deduction made under section 3726 of title
12	31.
13	"(g) ACCRUAL DATE.—A claim related to a shipment
14	of property accrues under this section on delivery or ten-
15	der of delivery by the carrier.
16	"§ 14706. Liability of carriers under receipts and bills
17	of lading
18	"(a) General Liability.—
19	"(1) Motor carriers and freight for-
20	WARDERS.—A carrier providing transportation or
21	service subject to jurisdiction under subchapter I or
22	III of chapter 135 shall issue a receipt or bill of lad-
23	ing for property it receives for transportation under
24	this part. That carrier and any other carrier that de-
25	livers the property and is providing transportation or

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service subject to jurisdiction under subchapter I or III of chapter 135 or chapter 105 are liable to the person entitled to recover under the receipt or bill of lading. The liability imposed under this paragraph is for the actual loss or injury to the property caused by (A) the receiving carrier, (B) the delivering carrier, or (C) another carrier over whose line or route the property is transported in the United States or from a place in the United States to a place in an adjacent foreign country when transported under a through bill of lading and, except in the case of a freight forwarder, applies to property reconsigned or diverted under a tariff under section 13702. Failure to issue a receipt or bill of lading does not affect the liability of a carrier. A delivering carrier is deemed to be the carrier performing the line-haul transportation nearest the destination but does not include a carrier providing only a switching service at the destination.

"(2) FREIGHT FORWARDER.—A freight forwarder is both the receiving and delivering carrier. When a freight forwarder provides service and uses a motor carrier providing transportation subject to jurisdiction under subchapter I of chapter 135 to receive property from a consignor, the motor carrier

- 1 may execute the bill of lading or shipping receipt for
- 2 the freight forwarder with its consent. With the con-
- 3 sent of the freight forwarder, a motor carrier may
- 4 deliver property for a freight forwarder on the
- 5 freight forwarder's bill of lading, freight bill, or ship-
- 6 ping receipt to the consignee named in it, and re-
- 7 ceipt for the property may be made on the freight
- 8 forwarder's delivery receipt.
- 9 "(b) APPORTIONMENT.—The carrier issuing the re-
- 10 ceipt or bill of lading under subsection (a) of this section
- 11 or delivering the property for which the receipt or bill of
- 12 lading was issued is entitled to recover from the carrier
- 13 over whose line or route the loss or injury occurred the
- 14 amount required to be paid to the owners of the property,
- 15 as evidenced by a receipt, judgment, or transcript, and the
- 16 amount of its expenses reasonably incurred in defending
- 17 a civil action brought by that person.
- 18 "(c) Special Rules.—
- 19 "(1) LIMITATION OF LIABILITY.—A carrier may
- limit liability imposed under subsection (a) by estab-
- 21 lishing rates for the transportation of property
- (other than household goods) under which the liabil-
- 23 ity of the carrier for such property (A) is limited to
- a value established by written or electronic declara-
- 25 tion of the shipper or by a mutual written agreement

- between the carrier and shipper, or (B) is contained in a schedule of rules and rates maintained by the carrier and provided to the shipper upon request.
- The schedule shall clearly state its dates of applicability.
 - "(2) WATER CARRIERS.—If loss or injury to property occurs while it is in the custody of a water carrier, the liability of that carrier is determined by its bill of lading and the law applicable to water transportation. The liability of the initial or delivering carrier is the same as the liability of the water carrier.

"(d) CIVIL ACTIONS.—

- "(1) AGAINST DELIVERING CARRIER.—A civil action under this section may be brought against a delivering carrier in a district court of the United States or in a State court. Trial, if the action is brought in a district court of the United States is in a judicial district, and if in a State court, is in a State through which the defendant carrier operates.
- "(2) AGAINST CARRIER RESPONSIBLE FOR LOSS.—A civil action under this section may be brought against the carrier alleged to have caused

1	the loss or damage, in the judicial district in which
2	such loss or damage is alleged to have occurred.
3	"(3) Jurisdiction of courts.—A civil action
4	under this section may be brought in a United
5	States district court or in a State court.
6	"(4) Judicial district defined.—In this
7	section, 'judicial district' means—
8	"(A) in the case of a United States district
9	court, a judicial district of the United States;
10	and
11	"(B) in the case of a State court, the ap-
12	plicable geographic area over which such court
13	exercises jurisdiction.
14	"(e) Minimum Period for Filing Claims.—
15	"(1) IN GENERAL.—A carrier may not provide
16	by rule, contract, or otherwise, a period of less than
17	9 months for filing a claim against it under this sec-
18	tion and a period of less than 2 years for bringing
19	a civil action against it under this section. The pe-
20	riod for bringing a civil action is computed from the
21	date the carrier gives a person written notice that
22	the carrier has disallowed any part of the claim
23	specified in the notice.
24	"(2) Special rules.—For the purposes of this
25	subsection—

1	"(A) an offer of compromise shall not con-
2	stitute a disallowance of any part of the claim
3	unless the carrier, in writing, informs the claim-
4	ant that such part of the claim is disallowed
5	and provides reasons for such disallowance; and
6	"(B) communications received from a car-
7	rier's insurer shall not constitute a disallowance
8	of any part of the claim unless the insurer, in
9	writing, informs the claimant that such part of
10	the claim is disallowed, provides reason for such
11	disallowance, and informs the claimant that the
12	insurer is acting on behalf of the carrier.
13	"(f) Limiting Liability of Household Goods
14	CARRIERS TO DECLARED VALUE.—A carrier or group of
15	carriers subject to jurisdiction under subchapter I or III
16	of chapter 135 may petition the Panel to modify, elimi-
17	nate, or establish rates for the transportation of household
18	goods under which the liability of the carrier for that prop-
19	erty is limited to a value established by written declaration
20	of the shipper or by a written agreement.
21	"(g) Modifications and Reforms.—
22	"(1) Study.—The Secretary shall conduct a
23	study to determine whether any modifications or re-
24	forms should be made to the loss and damage provi-

sions of this section.

1	"(2) Factors to consider.—In conducting
2	the study, the Secretary, at a minimum, shall con-
3	sider—
4	"(A) the efficient delivery of transportation
5	services;
6	"(B) international and intermodal har-
7	mony;
8	"(C) the public interest; and
9	"(D) the interest of carriers and shippers.
10	"(3) Report.—Not later than 18 months after
11	the effective date of this section, the Secretary shall
12	submit to Congress a report on the results of the
13	study, together with any recommendations of the
14	Secretary (including legislative recommendations)
15	for implementing modifications or reforms identified
16	by the Secretary as being appropriate.
17	"§ 14707. Private enforcement of registration require-
18	ment
19	"(a) In General.—If a person provides transpor-
20	tation by motor vehicle or service in clear violation of sec-
21	tion 13901–13904 or 13906, a person injured by the
22	transportation or service may bring a civil action to en-
23	force any such section. In a civil action under this sub-
24	section, trial is in the judicial district in which the person
25	who violated that section operates.

- 1 "(b) PROCEDURE.—A copy of the complaint in a civil
- 2 action under subsection (a) shall be served on the Sec-
- 3 retary and a certificate of service must appear in the com-
- 4 plaint filed with the court. The Secretary may intervene
- 5 in a civil action under subsection (a). The Secretary may
- 6 notify the district court in which the action is pending that
- 7 the Secretary intends to consider the matter that is the
- 8 subject of the complaint in a proceeding before the Sec-
- 9 retary. When that notice is filed, the court shall stay fur-
- 10 ther action pending disposition of the proceeding before
- 11 the Secretary.
- 12 "(c) ATTORNEY'S FEES.—In a civil action under sub-
- 13 section (a), the court may determine the amount of and
- 14 award a reasonable attorney's fee to the prevailing party.
- 15 That fee is in addition to costs allowable under the Fed-
- 16 eral Rules of Civil Procedure.
- 17 "§ 14708. Dispute settlement program for household
- 18 goods carriers
- 19 "(a) Offering Shippers Arbitration.—As a con-
- 20 dition of registration under section 13902 or 13903, a car-
- 21 rier providing transportation of household goods subject
- 22 to jurisdiction under subchapter I or III of chapter 135
- 23 must agree to offer in accordance with this section to ship-
- 24 pers of household goods arbitration as a means of settling
- 25 disputes between such carriers and shippers of household

- 1 goods concerning damage or loss to the household goods 2 transported.
- 3 "(b) Arbitration Requirements.—

- "(1) PREVENTION OF SPECIAL ADVANTAGE.—
 The arbitration that is offered must be designed to prevent a carrier from having any special advantage in any case in which the claimant resides or does business at a place distant from the carrier's principal or other place of business.
 - "(2) Notice of arbitration procedure.—
 The carrier must provide the shipper an adequate notice of the availability of neutral arbitration, including a concise easy-to-read, accurate summary of the arbitration procedure, any applicable fees, and disclosure of the legal effects of election to utilize arbitration. Such notice must be given to persons for whom household goods are to be transported by the carrier before such goods are tendered to the carrier for transportation.
 - "(3) PROVISION OF FORMS.—Upon request of a shipper, the carrier must promptly provide such forms and other information as are necessary for initiating an action to resolve a dispute under arbitration.

- person authorized to arbitrate or otherwise settle disputes must be independent of the parties to the dispute and must be capable, as determined under such regulations as the Secretary may issue, to resolve such disputes fairly and expeditiously. The carrier must ensure that each person chosen to settle the disputes is authorized and able to obtain from the shipper or carrier any material and relevant information to the extent necessary to carry out a fair and expeditious decision making process.
 - "(5) LIMITATION ON FEES.—No fee of more than \$25 may be charged a shipper for instituting an arbitration proceeding under this subsection. The arbitrator may determine which party shall pay the cost or a portion of the cost of the arbitration proceeding.
 - "(6) Requests.—The carrier must not require the shipper to agree to utilize arbitration prior to the time that a dispute arises. If the dispute involves a claim for \$1,000 or less and the shipper requests arbitration, such arbitration shall be binding on the parties. If the dispute involves a claim for more than \$1,000 and the shipper requests arbitration, such

arbitration shall be binding on the parties only if the carrier agrees to arbitration.

"(7) ORAL PRESENTATION OF EVIDENCE.—The arbitrator may provide for an oral presentation of a dispute concerning transportation of household goods by a party to the dispute (or a party's representative), but such oral presentation may be made only if all parties to the dispute expressly agree to such presentation and the date, time, and location of such presentation.

"(8) DEADLINE FOR DECISION.—The arbitrator must, as expeditiously as possible but at least within 60 days of receipt of written notification of the dispute, render a decision based on the information gathered; except that, in any case in which a party to the dispute fails to provide in a timely manner any information concerning such dispute which the person settling the dispute may reasonably require to resolve the dispute, the arbitrator may extend such 60-day period for a reasonable period of time. A decision resolving a dispute may include any remedies appropriate under the circumstances, including repair, replacement, refund, reimbursement for expenses, and compensation for damages.

1	"(c) Limitation on Use of Materials.—Materials
2	and information obtained in the course of a decision mak-
3	ing process to settle a dispute by arbitration under this
4	section may not be used to bring an action under section
5	14905.
6	"(d) Attorney's Fees to Shippers.—In any court
7	action to resolve a dispute between a shipper of household
8	goods and a carrier providing transportation or service
9	subject to jurisdiction under subchapter I or III of chapter
10	135 concerning the transportation of household goods by
11	such carrier, the shipper shall be awarded reasonable at-
12	torney's fees if—
13	"(1) the shipper submits a claim to the carrier
14	within 120 days after the date the shipment is deliv-
15	ered or the date the delivery is scheduled, whichever
16	is later;
17	"(2) the shipper prevails in such court action;
18	and
19	"(3)(A) a decision resolving the dispute was not
20	rendered through arbitration under this section with-
21	in the period provided under subsection $(b)(8)$ of
22	this section or an extension of such period under
23	such subsection; or
24	"(B) the court proceeding is to enforce a deci-
25	sion rendered through arbitration under this section

1	and is instituted after the period for performance
2	under such decision has elapsed.
3	"(e) Attorney's Fees to Carriers.—In any court
4	action to resolve a dispute between a shipper of household
5	goods and a carrier providing transportation, or service
6	subject to jurisdiction under subchapter I or III of chapter
7	135 concerning the transportation of household goods by
8	such carrier, such carrier may be awarded reasonable at-
9	torney's fees by the court only if the shipper brought such
10	action in bad faith—
11	"(1) after resolution of such dispute through
12	arbitration under this section; or
13	"(2) after institution of an arbitration proceed-
14	ing by the shipper to resolve such dispute under this
15	section but before—
16	"(A) the period provided under subsection
17	(b)(8) for resolution of such dispute (including,
18	if applicable, an extension of such period under
19	such subsection) ends; and
20	"(B) a decision resolving such dispute is
21	rendered.
22	"(f) Limitation of Applicability to Collect-
23	ON-DELIVERY TRANSPORTATION.—The provisions of this
24	section shall apply only in the case of collect-on-delivery
25	transportation of household goods.

- 1 "(g) REVIEW BY SECRETARY.—Not later than 36
- 2 months after the effective date of this section, the Sec-
- 3 retary shall complete a review of the dispute settlement
- 4 program established under this section. If, after notice and
- 5 opportunity for comment, the Secretary determines that
- 6 changes are necessary to such program to ensure the fair
- 7 and equitable resolution of disputes under this section, the
- 8 Secretary shall implement such changes and transmit a
- 9 report to Congress on such changes.

10 "§ 14709. Tariff reconciliation rules for motor car-

11 riers of property

- 12 "Subject to review and approval by the Panel, motor
- 13 carriers subject to jurisdiction under subchapter I of chap-
- 14 ter 135 (other than motor carriers providing transpor-
- 15 tation of household goods) and shippers may resolve, by
- 16 mutual consent, overcharge and under-charge claims re-
- 17 sulting from incorrect tariff provisions or billing errors
- 18 arising from the inadvertent failure to properly and timely
- 19 file and maintain agreed upon rates, rules, or classifica-
- 20 tions in compliance with section 13702 or, with respect
- 21 to transportation provided before the effective date of this
- 22 section, sections 10761 and 10762, as in effect on the day
- 23 before the effective date of this section. Resolution of such
- 24 claims among the parties shall not subject any party to
- 25 the penalties for departing from a tariff.

"CHAPTER 149—CIVIL AND CRIMINAL PENALTIES

Sec. "14901. General civil penalties. "14902. Civil penalty for accepting rebates from carrier. "14903. Tariff violations.
 "14904. Additional rate violations. "14905. Penalties for violations of rules relating to loading and unloading motor vehicles. "14906. Evasion of regulation of carriers and brokers. "14907. Record keeping and reporting violations. "14908. Unlawful disclosure of information. "14909. Disobedience to subpoenas. "14910. General criminal penalty when specific penalty not provided. "14911. Punishment of corporation for violations committed by certain individuals. "14912. Weight-bumping in household goods transportation. "14913. Conclusiveness of rates in certain prosecutions.
"§ 14901. General civil penalties
"(a) Reporting and Recordkeeping.—A person
required to make a report to the Secretary or the Panel,
answer a question, or make, prepare, or preserve a record
under this part concerning transportation subject to juris-
diction under subchapter I or III of chapter 135 or trans-
portation by a foreign carrier registered under section
13902, or an officer, agent, or employee of that person
that—
"(1) does not make the report;
"(2) does not specifically, completely, and
truthfully answer the question;
"(3) does not make, prepare, or preserve the

"(4) does not comply with section 13901; or 16

record in the form and manner prescribed;

"(5) does not comply with section 13902(c); 17

- 1 is liable to the United States Government for a civil pen-
- 2 alty of not less than \$500 for each violation and for each
- 3 additional day the violation continues; except that, in the
- 4 case of a person who is not registered under this part to
- 5 provide transportation of passengers, or an officer, agent,
- 6 or employee of such person, that does not comply with sec-
- 7 tion 13901 with respect to providing transportation of
- 8 passengers, the amount of the civil penalty shall not be
- 9 less than \$2,000 for each violation and for each additional
- 10 day the violation continues.
- 11 "(b) Transportation of Hazardous Wastes.—
- 12 A person subject to jurisdiction under subchapter I of
- 13 chapter 135, or an officer, agent, or employee of that per-
- 14 son, and who is required to comply with section 13901
- 15 of this title but does not so comply with respect to the
- 16 transportation of hazardous wastes as defined by the En-
- 17 vironmental Protection Agency pursuant to section 3001
- 18 of the Solid Waste Disposal Act (but not including any
- 19 waste the regulation of which under the Solid Waste Dis-
- 20 posal Act has been suspended by Congress) shall be liable
- 21 to the United States for a civil penalty not to exceed
- 22 \$20,000 for each violation.
- 23 "(c) Factors To Consider in Determining
- 24 AMOUNT.—In determining and negotiating the amount of
- 25 a civil penalty under subsection (a) or (d) concerning

- 1 transportation of household goods, the degree of culpabil-
- 2 ity, any history of prior such conduct, the degree of harm
- 3 to shipper or shippers, ability to pay, the effect on ability
- 4 to do business, whether the shipper has been adequately
- 5 compensated before institution of the proceeding, and such
- 6 other matters as fairness may require shall be taken into
- 7 account.
- 8 "(d) Protection of Household Goods Ship-
- 9 PERS.—If a carrier providing transportation of household
- 10 goods subject to jurisdiction under subchapter I or III of
- 11 chapter 135 or a receiver or trustee of such carrier fails
- 12 or refuses to comply with any regulation issued by the Sec-
- 13 retary or the Panel relating to protection of individual
- 14 shippers, such carrier, receiver, or trustee is liable to the
- 15 United States for a civil penalty of not less than \$1,000
- 16 for each violation and for each additional day during which
- 17 the violation continues.
- 18 "(e) Violation Relating to Transportation of
- 19 HOUSEHOLD GOODS.—Any person that knowingly en-
- 20 gages in or knowingly authorizes an agent or other per-
- 21 son—
- "(1) to falsify documents used in the transpor-
- tation of household goods subject to jurisdiction
- under subchapter I or III of chapter 135 which evi-
- dence the weight of a shipment; or

1	"(2) to charge for accessorial services which are
2	not performed or for which the carrier is not entitled
3	to be compensated in any case in which such services
4	are not reasonably necessary in the safe and ade-
5	quate movement of the shipment;
6	is liable to the United States for a civil penalty of not
7	less than \$2,000 for each violation and of not less than
8	\$5,000 for each subsequent violation. Any State may bring
9	a civil action in the United States district courts to compel
10	a person to pay a civil penalty assessed under this sub-
11	section.
12	"(f) VENUE.—Trial in a civil action under sub-
13	sections (a) through (e) of this section is in the judicial
14	district in which—
15	"(1) the carrier or broker has its principal of-
16	fice;
17	"(2) the carrier or broker was authorized to
18	provide transportation or service under this part
19	when the violation occurred;
20	"(3) the violation occurred; or
21	"(4) the offender is found.
22	Process in the action may be served in the judicial district
23	of which the offender is an inhabitant or in which the of-
24	fender may be found.

1	"§ 14902.	Civil	penalty	for	accepting	rebates	from	car

2	rier
3	"A person—
4	"(1) delivering property to a carrier providing
5	transportation or service subject to jurisdiction
6	under chapter 135 for transportation under this part
7	or for whom that carrier will transport the property
8	as consignor or consignee for that person from a
9	State or territory or possession of the United States
10	to another State or possession, territory, or to a for-
11	eign country; and
12	"(2) knowingly accepting or receiving by any
13	means a rebate or offset against the rate for trans-
14	portation for, or service of, that property contained
15	in a tariff required under section 13702;
16	is liable to the United States Government for a civil pen-
17	alty in an amount equal to 3 times the amount of money
18	that person accepted or received as a rebate or offset and
19	3 times the value of other consideration accepted or re-
20	ceived as a rebate or offset. In a civil action under this
21	section, all money or other consideration received by the
22	person during a period of 6 years before an action is
23	brought under this section may be included in determining
24	the amount of the penalty, and if that total amount is

included, the penalty shall be 3 times that total amount.

1 "§ 14903. Tariff violations

- 2 "(a) Criminal Penalty for Undercharging.—A
- 3 person that knowingly offers, grants, gives, solicits, ac-
- 4 cepts, or receives by any means transportation or service
- 5 provided for property by a carrier subject to jurisdiction
- 6 under chapter 135 at less than the rate in effect under
- 7 section 13702 shall be fined at least \$1,000 but not more
- 8 than \$20,000, imprisoned for not more than 2 years, or
- 9 both.
- 10 "(b) General Criminal Penalty.—A carrier pro-
- 11 viding transportation or service subject to jurisdiction
- 12 under chapter 135 or an officer, director, receiver, trustee,
- 13 lessee, agent, or employee of a corporation that is subject
- 14 to jurisdiction under that chapter, that willfully does not
- 15 observe its tariffs as required under section 13702, shall
- 16 be fined at least \$1,000 but not more than \$20,000, im-
- 17 prisoned for not more than 2 years, or both.
- 18 "(c) ACTIONS OF AGENTS AND EMPLOYEES.—When
- 19 acting in the scope of their employment, the actions and
- 20 omissions of persons acting for or employed by a carrier
- 21 or shipper that is subject to this section are considered
- 22 to be the actions and omissions of that carrier or shipper
- 23 as well as that person.
- "(d) VENUE.—Trial in a criminal action under this
- 25 section is in the judicial district in which any part of the

violation is committed or through which the transportation is conducted. 2 "§ 14904. Additional rate violations 4 "(a) REBATES BY AGENTS.—A person, or an officer, employee, or agent of that person, that— "(1) knowingly offers, grants, gives, solicits, ac-6 7 cepts, or receives a rebate for concession, in violation of a provision of this part related to motor carrier 8 transportation subject to jurisdiction under sub-9 10 chapter I of chapter 135; or 11 (2) by any means knowingly and willfully as-12 sists or permits another person to get transportation 13 that is subject to jurisdiction under that subchapter 14 at less than the rate in effect for that transportation 15 under section 13702, shall be fined at least \$200 for the first violation and at 16 least \$250 for a subsequent violation. 18 "(b) Undercharging.— 19 "(1) Freight forwarder.—A freight for-20 warder providing service subject to jurisdiction under subchapter III of chapter 135, or an officer, 21 22 agent, or employee of that freight forwarder, that

knowingly and willfully assists a person in getting,

or willingly permits a person to get, service provided

under that subchapter at less than the rate in effect

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- for that service under section 13702, shall be fined not more than \$500 for the first violation and not more than \$2,000 for a subsequent violation.
- "(2) OTHERS.—A person that knowingly and willfully by any means gets, or attempts to get, serv-ice provided under subchapter III of chapter 135 at less than the rate in effect for that service under section 13702, shall be fined not more than \$500 for the first violation and not more than \$2,000 for a subsequent violation.

11 "§ 14905. Penalties for violations of rules relating to

12 loading and unloading motor vehicles

- 13 "(a) CIVIL PENALTIES.—Any person who knowingly
- 14 authorizes, consents to, or permits a violation of sub-
- 15 section (a) or (b) of section 14103 or who knowingly vio-
- 16 lates subsection (a) of such section is liable to the United
- 17 States Government for a civil penalty of not more than
- 18 \$10,000 for each violation.
- 19 "(b) Criminal Penalties.—Any person who know-
- 20 ingly violates section 14103(b) of this title shall be fined
- 21 not more than \$10,000, imprisoned for not more than 2
- 22 years, or both.

1	"§ 14906. Evasion of regulation of carriers and bro-
2	kers
3	"A person, or an officer, employee, or agent of that
4	person, that by any means knowingly and willfully tries
5	to evade regulation provided under this part for carriers
6	or brokers shall be fined at least \$200 for the first viola-
7	tion and at least \$250 for a subsequent violation.
8	"§ 14907. Record keeping and reporting violations
9	"A person required to make a report to the Secretary
10	or the Panel, as applicable, answer a question, or make
11	prepare, or preserve a record under this part about trans-
12	portation subject to jurisdiction under subchapter I or III
13	of chapter 135, or an officer, agent, or employee of that
14	person, that—
15	"(1) willfully does not make that report;
16	"(2) willfully does not specifically, completely,
17	and truthfully answer that question in 30 days from
18	the date the Secretary or Panel, as applicable, re-
19	quires the question to be answered;
20	"(3) willfully does not make, prepare, or pre-
21	serve that record in the form and manner pre-
22	scribed;
23	"(4) knowingly and willfully falsifies, destroys,
24	mutilates, or changes that report or record;
25	"(5) knowingly and willfully files a false report
26	or record·

- "(6) knowingly and willfully makes a false or incomplete entry in that record about a business related fact or transaction; or
- "(7) knowingly and willfully makes, prepares,
 or preserves a record in violation of an applicable
 regulation or order of the Secretary or Panel;
- 7 shall be fined not more than \$5,000.

8 "§ 14908. Unlawful disclosure of information

- 9 "(a) Disclosure of Shipment and Routing In-10 formation.—
 - "(1) VIOLATIONS.—A carrier or broker providing transportation subject to jurisdiction under subchapter I, II, or III of chapter 135 or an officer, receiver, trustee, lessee, or employee of that carrier or broker, or another person authorized by that carrier or broker to receive information from that carrier or broker may not knowingly disclose to another person, except the shipper or consignee, and another person may not solicit, or knowingly receive, information about the nature, kind, quantity, destination, consignee, or routing of property tendered or delivered to that carrier or broker for transportation provided under this part without the consent of the shipper or consignee if that information may be used to the detriment of the shipper or consignee or may

1	disclose improperly to a competitor the business
2	transactions of the shipper or consignee.
3	"(2) FINE; VENUE.—A person violating para-
4	graph (1) of this subsection shall be fined not less
5	than \$2,000. Trial in a criminal action under this
6	paragraph is in the judicial district in which any
7	part of the violation is committed.
8	"(b) Limitation on Statutory Construction.—
9	This part does not prevent a carrier or broker providing
10	transportation subject to jurisdiction under chapter 135
11	from giving information—
12	"(1) in response to legal process issued under
13	authority of a court of the United States or a State;
14	"(2) to an officer, employee, or agent of the
15	United States Government, a State, or a territory or
16	possession of the United States; or
17	"(3) to another carrier or its agent to adjust
18	mutual traffic accounts in the ordinary course of
19	business.
20	"§ 14909. Disobedience to subpoenas
21	"A person not obeying a subpoena or requirement of
22	the Secretary or the Panel to appear and testify or
23	produce records shall be fined not less than \$5,000, im-

24 prisoned for not more than 1 year, or both.

1	"§ 14910.	General	criminal	penalty	when	specific	pen-
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- 3 "When another criminal penalty is not provided
- 4 under this chapter, a person that knowingly and willfully
- 5 violates a provision of this part or a regulation or order
- 6 prescribed under this part, or a condition of a registration
- 7 under this part related to transportation that is subject
- 8 to jurisdiction under subchapter I or III of chapter 135
- 9 or a condition of a registration of a foreign motor carrier
- 10 or foreign motor private carrier under section 13902, shall
- 11 be fined at least \$500 for the first violation and at least
- 12 \$500 for a subsequent violation. A separate violation oc-
- 13 curs each day the violation continues.

14 "§ 14911. Punishment of corporation for violations

15 committed by certain individuals

- 16 "An act or omission that would be a violation of this
- 17 part if committed by a director, officer, receiver, trustee,
- 18 lessee, agent, or employee of a carrier providing transpor-
- 19 tation or service subject to jurisdiction under chapter 135
- 20 that is a corporation is also a violation of this part by
- 21 that corporation. The penalties of this chapter apply to
- 22 that violation. When acting in the scope of their employ-
- 23 ment, the actions and omissions of individuals acting for
- 24 or employed by that carrier are considered to be the ac-
- 25 tions and omissions of that carrier as well as that individ-
- 26 ual.

1	"§ 14912. Weight-bumping in household goods trans-
2	portation
3	"(a) Weight-Bumping Defined.—For the pur-
4	poses of this section, 'weight-bumping' means the knowing
5	and willful making or securing of a fraudulent weight or
6	a shipment of household goods which is subject to jurisdic-
7	tion under subchapter I or III of chapter 135.
8	"(b) PENALTY.—Any individual who has been found
9	to have committed weight-bumping shall, for each offense
10	be fined at least \$1,000 but not more than \$10,000, im-
11	prisoned for not more than 2 years, or both.
12	"§ 14913. Conclusiveness of rates in certain prosecu-
13	tions
1314	tions "When a carrier publishes or files a particular rate
14	"When a carrier publishes or files a particular rate
141516	"When a carrier publishes or files a particular rate under section 13702 or participates in such a rate, the
14 15 16 17	"When a carrier publishes or files a particular rate under section 13702 or participates in such a rate, the published or filed rate is conclusive proof against that care
14 15 16 17 18	"When a carrier publishes or files a particular rate under section 13702 or participates in such a rate, the published or filed rate is conclusive proof against that carrier, its officers, and agents that it is the legal rate for
14 15 16 17 18	"When a carrier publishes or files a particular rate under section 13702 or participates in such a rate, the published or filed rate is conclusive proof against that carrier, its officers, and agents that it is the legal rate for that transportation or service in a proceeding begun under
14 15 16 17 18	"When a carrier publishes or files a particular rate under section 13702 or participates in such a rate, the published or filed rate is conclusive proof against that carrier, its officers, and agents that it is the legal rate for that transportation or service in a proceeding begun under section 14902 or 14903. A departure, or offer to depart
14 15 16 17 18 19 20 21	"When a carrier publishes or files a particular rate under section 13702 or participates in such a rate, the published or filed rate is conclusive proof against that carrier, its officers, and agents that it is the legal rate for that transportation or service in a proceeding begun under section 14902 or 14903. A departure, or offer to depart from that published or filed rate is a violation of those
14 15 16 17 18 19 20 21	"When a carrier publishes or files a particular rate under section 13702 or participates in such a rate, the published or filed rate is conclusive proof against that carrier, its officers, and agents that it is the legal rate for that transportation or service in a proceeding begun under section 14902 or 14903. A departure, or offer to depart from that published or filed rate is a violation of those sections." SEC. 104. MISCELLANEOUS MOTOR CARRIER PROVISIONS.

25 thereof the following new paragraph:

- 1 "(3) A motor carrier may obtain the required amount
- 2 of financial responsibility from more than one source pro-
- 3 vided the cumulative amount is equal to the minimum re-
- 4 quirements of this section.".
- 5 (b) Minimum Financial Responsibility Require-
- 6 MENTS WITH RESPECT TO CERTAIN MASS TRANSPOR-
- 7 TATION SERVICE.—Section 31138(e) is amended—
- 8 (1) by striking "or" at the end of paragraph
- 9 (2);
- 10 (2) by striking the period at the end of para-
- graph (3) and inserting "; or"; and
- 12 (3) by adding at the end the following:
- 13 "(4) providing mass transportation service with-
- in a transit service area in other than urbanized
- areas under an agreement with a State or local gov-
- ernment funded, in whole or in part, with a grant
- under section 5310 or 5311, including transpor-
- tation designed and carried out to meet the special
- 19 needs of elderly individuals and individuals with dis-
- abilities; provided that, in any case in which the
- transit service area is located in more than 1 State,
- the minimum level of financial responsibility for such
- 23 motor vehicle will be at least the highest level re-
- quired for any of such States.".

1	(c) Transporters of Property.—Section
2	31139(e) of such title is amended by adding at the end
3	thereof the following:
4	"(3) A motor carrier may obtain the required amount
5	of financial responsibility from more than one source pro-
6	vided the cumulative amount is equal to the minimum re-
7	quirements of this section.".
8	(d) Commercial Motor Vehicle Defined.—Sec-
9	tion 31132(1) of such title is amended—
10	(1) by redesignating subparagraph (C) as sub-
11	paragraph (D); and
12	(2) by striking subparagraph (B) and inserting
13	the following:
14	"(B) is designed or used to transport pas-
15	sengers for compensation, but excluding vehicles
16	providing taxicab service and having a capacity
17	of not more than 6 passengers and not operated
18	on a regular route or between specified places;
19	"(C) is designed or used to transport more
20	than 15 passengers, including the driver, and is
21	not used to transport passengers for compensa-
22	tion; or".
23	(e) Self-Insurance Rules.—The Secretary of
24	Transportation shall continue to enforce the rules and reg-
25	ulations of the Interstate Commerce Commission, as in ef-

- 1 fect on July 1, 1995, governing the qualifications for ap-
- 2 proval of a motor carrier as a self-insurer, until such time
- 3 as the Secretary finds it in the public interest to revise
- 4 such rules. The revised rules must provide for—
- 5 (1) continued ability of motor carriers to qualify
- 6 as self-insurers; and
- 7 (2) the continued qualification of all carriers
- 8 then so qualified under the terms and conditions set
- 9 by the Interstate Commerce Commission or Sec-
- retary at the time of qualification.
- 11 (f) AUTOMOBILE TRANSPORTERS DEFINED.—The
- 12 Secretary of Transportation shall issue a regulation
- 13 amending the definition of automobile transporters under
- 14 part 658 of title 23, Code of Federal Regulations, to mean
- 15 any vehicle combination designed and used specifically for
- 16 the transport of assembled (capable of being driven) high-
- 17 way vehicles, race car transporters, or specialty trailers
- 18 designed for the racing industry with a 10-foot 1-inch
- 19 spread axle setting.
- 20 SEC. 105. CREDITABILITY OF ANNUAL LEAVE FOR PUR-
- 21 **POSES OF MEETING MINIMUM ELIGIBILITY**
- 22 REQUIREMENTS FOR AN IMMEDIATE ANNU-
- 23 **ITY.**
- 24 (a) IN GENERAL.—An employee of the Interstate
- 25 Commerce Commission who is separated from Govern-

- I ment service pursuant to the abolition of that agency
- 2 under section 101 shall, upon appropriate written applica-
- 3 tion, be given credit, for purposes of determining eligibility
- 4 for and computing the amount of any annuity under sub-
- 5 chapter III of chapter 83 or chapter 84 of title 5, United
- 6 States Code, for accrued annual leave standing to such
- 7 employee's credit at the time of separation.
- 8 (b) Limitation and Other Conditions.—Any reg-
- 9 ulations necessary to carry out this section shall be pre-
- 10 scribed by the Office of Personnel Management. Such reg-
- 11 ulations shall include provisions—
- 12 (1) defining the types of leave for which credit
- may be given under this section (such definition to
- be similar to the corresponding provisions of the reg-
- ulations under section 351.608(c)(2) of title 5 of the
- 16 Code of Federal Regulations, as in effect on the date
- of the enactment of this Act);
- 18 (2) limiting the amount of accrued annual leave
- which may be used for the purposes specified in sub-
- section (a) to the minimum period of time necessary
- in order to permit such employee to attain first eligi-
- bility for an immediate annuity under section 8336,
- 8412, or 8414 of title 5, United States Code (in a
- 24 manner similar to the corresponding provisions of
- 25 the regulations referred to in paragraph (1));

1	(3) under which contributions (or arrangements
2	for the making of contributions) shall be made so
3	that—
4	(A) employee contributions for any period
5	of leave for which retirement credit may be ob-
6	tained under this section shall be made by the
7	employee; and
8	(B) Government contributions with respect
9	to such period shall similarly be made by the
10	Interstate Commerce Commission or other ap-
11	propriate officer or entity (out of appropriations
12	otherwise available for such contributions); and
13	(4) under which subsection (a) shall not apply
14	with respect to an employee who declines a reason-
15	able offer of employment in another position in the
16	Department of Transportation made under this Act
17	or any amendment made by this Act.
18	(c) Extinguishment of Eligibility for Lump-
19	SUM PAYMENT.—A lump-sum payment under section
20	5551 of title 5, United States Code, shall not be payable
21	with respect to any leave for which retirement credit is
22	obtained under this section.

1 TITLE II—TRANSPORTATION 2 ADJUDICATION PANEL

- 3 SEC. 201. TITLE 49 AMENDMENT.
- 4 (a) AMENDMENT.—Subtitle I of title 49, United
- 5 States Code, is amended by adding at the end the follow-
- 6 ing new chapter:

7 **"CHAPTER 7—TRANSPORTATION**

8 **ADJUDICATION PANEL**

"SUBCHAPTER I—ESTABLISHMENT

Sec.

- "701. Establishment of Panel.
- "702. Functions.
- "703. Administrative provisions.
- "704. Annual report.
- "705. Authorization of appropriations.
- "706. Reporting official action.

"SUBCHAPTER II—ADMINISTRATIVE

- "721. Powers.
- "722. Panel action.
- "723. Service of notice in Panel proceedings.
- "724. Service of process in court proceedings.
- "725. Administrative support.
- "726. Definitions.

9 "SUBCHAPTER I—ESTABLISHMENT

10 "§ 701. Establishment of Panel

- 11 "(a) Establishment.—There is hereby established
- 12 within the Department of Transportation the Transpor-
- 13 tation Adjudication Panel.
- 14 "(b) Membership.—(1) The Panel shall consist of
- 15 3 members, to be appointed by the President, by and with
- 16 the advice and consent of the Senate. Not more than 2
- 17 members may be appointed from the same political party.

- 1 "(2) At any given time, at least 2 members of the
- 2 Panel shall be individuals with professional standing and
- 3 demonstrated knowledge in the fields of transportation or
- 4 transportation regulation, and at least one member shall
- 5 be an individual with professional or business experience
- 6 in the private sector.
- 7 "(3) The term of each member of the Panel shall be
- 8 5 years and shall begin when the term of the predecessor
- 9 of that member ends. An individual appointed to fill a va-
- 10 cancy occurring before the expiration of the term for which
- 11 the predecessor of that individual was appointed, shall be
- 12 appointed for the remainder of that term. When the term
- 13 of office of a member ends, the member may continue to
- 14 serve until a successor is appointed and qualified, but for
- 15 a period not to exceed one year. The President may re-
- 16 move a member for inefficiency, neglect of duty, or malfea-
- 17 sance in office.
- 18 "(4) On the effective date of this section, the mem-
- 19 bers of the Interstate Commerce Commission then serving
- 20 unexpired terms shall become members of the Panel, to
- 21 serve for a period of time equal to the remainder of the
- 22 term for which they were originally appointed to the Inter-
- 23 state Commerce Commission.
- 24 "(5) No individual may serve as a member of the
- 25 Panel for more than 2 terms. In the case of an individual

- 1 who becomes a member of the Panel pursuant to para-
- 2 graph (4), or an individual appointed to fill a vacancy oc-
- 3 curring before the expiration of the term for which the
- 4 predecessor of that individual was appointed, such individ-
- 5 ual may not be appointed for more than one additional
- 6 term.
- 7 "(6) A member of the Panel may not have a pecu-
- 8 niary interest in, hold an official relation to, or own stock
- 9 in or bonds of, a carrier providing transportation by any
- 10 mode and may not engage in another business, vocation,
- 11 or employment.
- 12 "(7) A vacancy in the membership of the Panel does
- 13 not impair the right of the remaining members to exercise
- 14 all of the powers of the Panel. The Panel may designate
- 15 a member to act as Director during any period in which
- 16 there is no Director designated by the President.
- 17 "(c) DIRECTOR.—(1) There shall be at the head of
- 18 the Panel a Director, who shall be designated by the Presi-
- 19 dent from among the members of the Panel. The Director
- 20 shall receive compensation at the rate prescribed for level
- 21 III of the Executive Schedule under section 5314 of title
- 22 5.
- "(2) Subject to the general policies, decisions, find-
- 24 ings, and determinations of the Panel the Director shall
- 25 be responsible for administering the Panel. The Director

- 1 may delegate the powers granted under this paragraph to
- 2 an officer, employee, or office of the Panel. The Director
- 3 shall—
- 4 "(A) appoint and supervise, other than regular
- 5 and full time employees in the immediate offices of
- 6 another member, the officers and employees of the
- 7 Panel, including attorneys to provide legal aid and
- 8 service to the Panel and its members, and to rep-
- 9 resent the Panel in any case in court;
- 10 "(B) appoint the heads of offices with the ap-
- 11 proval of the Panel;
- 12 "(C) distribute Panel responsibilities among of-
- ficers and employees and offices of the Panel;
- 14 "(D) prepare requests for appropriations for
- the Panel and submit those requests to the Presi-
- dent and Congress with the prior approval of the
- 17 Panel; and
- 18 "(E) supervise the expenditure of funds allo-
- 19 cated by the Panel for major programs and pur-
- poses.

21 **"§ 702. Functions**

- 22 "Except as otherwise provided in the ICC Termi-
- 23 nation Act of 1995, or the amendments made thereby, the
- 24 Panel shall perform all functions that, immediately before
- 25 the effective date of such Act, were functions of the Inter-

- 1 state Commerce Commission or were performed by any of-
- 2 ficer or employee of the Interstate Commerce Commission
- 3 in the capacity as such officer or employee.

4 "§ 703. Administrative provisions

- 5 "(a) EXECUTIVE REORGANIZATION.—Chapter 9 of
- 6 title 5, United States Code, shall apply to the Panel in
- 7 the same manner as it does to an independent regulatory
- 8 agency.
- 9 "(b) Open Meetings.—For purposes of section
- 10 552b of title 5, United States Code, the Panel shall be
- 11 deemed to be an agency.
- 12 "(c) INDEPENDENCE.—In the performance of their
- 13 functions, the members, employees, and other personnel
- 14 of the Panel shall not be responsible to or subject to the
- 15 supervision or direction of any officer, employee, or agent
- 16 of any other part of the Department of Transportation.
- 17 "(d) Representation by Attorneys.—Attorneys
- 18 designated by the Director of the Panel may appear for,
- 19 and represent the Panel in, any civil action brought in con-
- 20 nection with any function carried out by the Panel pursu-
- 21 ant to this chapter or subtitle IV or as otherwise author-
- 22 ized by law.
- 23 "(e) Admission to Practice.—Subject to section
- 24 500 of title 5, the Panel may regulate the admission of

- 1 individuals to practice before it and may impose a reason-
- 2 able admission fee.
- 3 "(f) BUDGET REQUESTS.—In each annual request
- 4 for appropriations by the President, the Secretary of
- 5 Transportation shall identify the portion thereof intended
- 6 for the support of the Panel and include a statement by
- 7 the Panel—
- 8 "(1) showing the amount requested by the
- 9 Panel in its budgetary presentation to the Secretary
- and the Office of Management and Budget; and
- 11 "(2) an assessment of the budgetary needs of
- the Panel.
- 13 "(g) DIRECT TRANSMITTAL TO CONGRESS.—The
- 14 Panel shall transmit to Congress copies of budget esti-
- 15 mates, requests, and information (including personnel
- 16 needs), legislative recommendations, prepared testimony
- 17 for congressional hearings, and comments on legislation
- 18 at the same time they are sent to the Secretary of Trans-
- 19 portation. An officer of an agency may not impose condi-
- 20 tions on or impair communications by the Panel with Con-
- 21 gress, or a committee or member of Congress, about the
- 22 information.
- 23 **"§ 704. Annual report**
- 24 "The Panel shall annually transmit to the Congress
- 25 a report on its activities.

"§ 705. Authorization of appropriations

	• • •
2	"There are authorized to be appropriated to the Sec-
3	retary of Transportation for the activities of the Panel—
4	"(1) \$8,421,000 for fiscal year 1996;
5	"(2) \$12,000,000 for fiscal year 1997; and
6	"(3) \$12,000,000 for fiscal year 1998.
7	"§ 706. Reporting official action
8	"(a) The Panel shall make a written report of each
9	proceeding conducted on complaint or on its own initiative
10	and furnish a copy to each party to that proceeding. The
11	report shall include the findings, conclusions, and the
12	order of the Panel and, if damages are awarded, the find-
13	ings of fact supporting the award. The Panel may have
14	its reports published for public use. A published report
15	of the Panel is competent evidence of its contents.
16	"(b)(1) When action of the Panel in a matter related
17	to a rail carrier is taken by the Panel, an individual mem-
18	ber of the Panel, or another individual or group of individ-
19	uals designated to take official action for the Panel, the
20	written statement of that action (including a report, order,
21	decision and order, vote, notice, letter, policy statements,
22	or regulation) shall indicate—
23	"(A) the official designation of the individual or
24	group taking the action;
25	"(B) the name of each individual taking, or
26	participating in taking, the action; and

1	"(C) the vote or position of each participating
2	individual.
3	"(2) If an individual member of a group taking an
4	official action referred to in paragraph (1) of this sub-
5	section does not participate in it, the written statement
6	of the action shall indicate that the member did not par-
7	ticipate. An individual participating in taking an official
8	action is entitled to express the views of that individual
9	as part of the written statement of the action. In addition
10	to any publication of the written statement, it shall be
11	made available to the public under section $552(a)$ of title
12	5.
13	"SUBCHAPTER II—ADMINISTRATIVE
1314	"SUBCHAPTER II—ADMINISTRATIVE "§ 721. Powers
14	"§ 721. Powers
141516	"§ 721. Powers "(a) The Panel shall carry out this chapter and sub-
14151617	"§ 721. Powers "(a) The Panel shall carry out this chapter and subtitle IV. Enumeration of a power of the Panel in this chap-
14151617	"§ 721. Powers "(a) The Panel shall carry out this chapter and subtitle IV. Enumeration of a power of the Panel in this chapter or subtitle IV does not exclude another power the
1415161718	"§ 721. Powers "(a) The Panel shall carry out this chapter and subtitle IV. Enumeration of a power of the Panel in this chapter or subtitle IV does not exclude another power the Panel may have in carrying out this chapter or subtitle
141516171819	"§ 721. Powers "(a) The Panel shall carry out this chapter and subtitle IV. Enumeration of a power of the Panel in this chapter or subtitle IV does not exclude another power the Panel may have in carrying out this chapter or subtitle IV. The Panel may prescribe regulations in carrying out
14151617181920	"§721. Powers "(a) The Panel shall carry out this chapter and subtitle IV. Enumeration of a power of the Panel in this chapter or subtitle IV does not exclude another power the Panel may have in carrying out this chapter or subtitle IV. The Panel may prescribe regulations in carrying out this chapter and subtitle IV.
14 15 16 17 18 19 20 21	"§ 721. Powers "(a) The Panel shall carry out this chapter and subtitle IV. Enumeration of a power of the Panel in this chapter or subtitle IV does not exclude another power the Panel may have in carrying out this chapter or subtitle IV. The Panel may prescribe regulations in carrying out this chapter and subtitle IV. "(b) The Panel may—
14 15 16 17 18 19 20 21 22	"§ 721. Powers "(a) The Panel shall carry out this chapter and subtitle IV. Enumeration of a power of the Panel in this chapter or subtitle IV does not exclude another power the Panel may have in carrying out this chapter or subtitle IV. The Panel may prescribe regulations in carrying out this chapter and subtitle IV. "(b) The Panel may— "(1) inquire into and report on the manage-

- "(2) inquire into and report on the management of the business of a person controlling, controlled by, or under common control with those carriers or brokers to the extent that the business of that person is related to the management of the business of that carrier or broker;
 - "(3) obtain from those carriers, brokers, and persons information the Panel decides is necessary to carry out subtitle IV; and
- 10 "(4) when necessary to prevent irreparable 11 harm, issue an appropriate order without regard to 12 subchapter II of chapter 5 of title 5.
- "(c)(1) The Panel may subpoena witnesses and records related to a proceeding of the Panel from any place in the United States, to the designated place of the proceeding. If a witness disobeys a subpoena, the Panel, or a party to a proceeding before the Panel, may petition
- 17 or a party to a proceeding before the Panel, may petition 18 a court of the United States to enforce that subpoena.
- 19 "(2) The district courts of the United States have
- 20 jurisdiction to enforce a subpoena issued under this sec-
- 21 tion. Trial is in the district in which the proceeding is con-
- 22 ducted. The court may punish a refusal to obey a sub-
- 23 poena as a contempt of court.
- 24 "(d)(1) In a proceeding, the Panel may take the testi-
- 25 mony of a witness by deposition and may order the witness

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- 1 to produce records. A party to a proceeding pending before
- 2 the Panel may take the testimony of a witness by deposi-
- 3 tion and may require the witness to produce records at
- 4 any time after a proceeding is at issue on petition and
- 5 answer.
- 6 "(2) If a witness fails to be deposed or to produce
- 7 records under paragraph (1) of this subsection, the Panel
- 8 may subpoena the witness to take a deposition, produce
- 9 the records, or both.
- 10 "(3) A deposition may be taken before a judge of a
- 11 court of the United States, a United States magistrate
- 12 judge, a clerk of a district court, or a chancellor, justice,
- 13 or judge of a supreme or superior court, mayor or chief
- 14 magistrate of a city, judge of a county court, or court of
- 15 common pleas of any State, or a notary public who is not
- 16 counsel or attorney of a party or interested in the proceed-
- 17 ing.
- 18 "(4) Before taking a deposition, reasonable notice
- 19 must be given in writing by the party or the attorney of
- 20 that party proposing to take a deposition to the opposing
- 21 party or the attorney of record of that party, whoever is
- 22 nearest. The notice shall state the name of the witness
- 23 and the time and place of taking the deposition.
- 24 "(5) The testimony of a person deposed under this
- 25 subsection shall be taken under oath. The person taking

- 1 the deposition shall prepare, or cause to be prepared, a
- 2 transcript of the testimony taken. The transcript shall be
- 3 subscribed by the deponent.
- 4 "(6) The testimony of a witness who is in a foreign
- 5 country may be taken by deposition before an officer or
- 6 person designated by the Panel or agreed on by the parties
- 7 by written stipulation filed with the Panel. A deposition
- 8 shall be filed with the Panel promptly.
- 9 "(e) Each witness summoned before the Panel or
- 10 whose deposition is taken under this section and the indi-
- 11 vidual taking the deposition are entitled to the same fees
- 12 and mileage paid for those services in the courts of the
- 13 United States.

14 **"§ 722. Panel action**

- 15 "(a) Unless otherwise provided in subtitle IV, the
- 16 Panel may determine, within a reasonable time, when its
- 17 actions, other than an action ordering the payment of
- 18 money, take effect.
- 19 "(b) An action of the Panel remains in effect under
- 20 its own terms or until superseded. The Panel may change,
- 21 suspend, or set aside any such action on notice. Notice
- 22 may be given in a manner determined by the Panel. A
- 23 court of competent jurisdiction may suspend or set aside
- 24 any such action.

- 1 "(c) The Panel may, at any time on its own initiative
- 2 because of material error, new evidence, or substantially
- 3 changed circumstances—
- 4 "(1) reopen a proceeding;
- 5 "(2) grant rehearing, reargument, or reconsid-
- 6 eration of an action of the Panel; or
- 7 "(3) change an action of the Panel.
- 8 An interested party may petition to reopen and reconsider
- 9 an action of the Panel under this subsection under regula-
- 10 tions of the Panel.
- 11 "(d) Notwithstanding subtitle IV, an action of the
- 12 Panel under this section is final on the date on which it
- 13 is served, and a civil action to enforce, enjoin, suspend,
- 14 or set aside the action may be filed after that date.

15 "§ 723. Service of notice in Panel proceedings

- 16 "(a) A carrier providing transportation subject to the
- 17 jurisdiction of the Panel under subtitle IV shall designate
- 18 an agent in the District of Columbia, on whom service of
- 19 notices in a proceeding before, and of actions of, the Panel
- 20 may be made.
- 21 "(b) A designation under subsection (a) of this sec-
- 22 tion shall be in writing and filed with the Panel.
- 23 "(c) Except as otherwise provided, notices of the
- 24 Panel shall be served on its designated agent at the office
- 25 or usual place of residence in the District of Columbia of

- 1 that agent. A notice of action of the Panel shall be served
- 2 immediately on the agent or in another manner provided
- 3 by law. If that carrier does not have a designated agent,
- 4 service may be made by posting the notice in the office
- 5 of the Panel.
- 6 "(d) In a proceeding involving the lawfulness of clas-
- 7 sifications, rates, or practices of a rail carrier that has
- 8 not designated an agent under this section, service of no-
- 9 tice of the Panel on an attorney in fact for the carrier
- 10 constitutes service of notice on the carrier.

11 "§ 724. Service of process in court proceedings

- 12 "(a) A carrier providing transportation subject to the
- 13 jurisdiction of the Panel under subtitle IV shall designate
- 14 an agent in the District of Columbia on whom service of
- 15 process in an action before a district court may be made.
- 16 Except as otherwise provided, process in an action before
- 17 a district court shall be served on the designated agent
- 18 of that carrier at the office or usual place of residence
- 19 in the District of Columbia of that agent. If the carrier
- 20 does not have a designated agent, service may be made
- 21 by posting the notice in the office of the Panel.
- 22 "(b) A designation under this section may be changed
- 23 at any time in the same manner as originally made.

l "§ 725. Administrative support

- 2 "The Secretary of Transportation shall provide ap-
- 3 propriate administrative support for the Panel.

4 **"§ 726. Definitions**

- 5 "All terms used in this chapter that are defined in
- 6 subtitle IV shall have the meaning given those terms in
- 7 that subtitle.".
- 8 (b) Table of Chapters Amendment.—The table
- 9 of chapters of subtitle I of title 49, United States Code,
- 10 is amended by adding at the end the following new item:
 - "7. TRANSPORTATION ADJUDICATION PANEL 701".

11 SEC. 202. REORGANIZATION.

- The Director of the Transportation Adjudication
- 13 Panel (in this Act referred to as the "Panel") may allocate
- 14 or reallocate any function of the Panel, consistent with
- 15 this title and subchapter I of chapter 7, as amended by
- 16 section 201 of this title, among the members or employees
- 17 of the Panel, and may establish, consolidate, alter, or dis-
- 18 continue in the Panel any organizational entities that were
- 19 entities of the Interstate Commerce Commission, as the
- 20 Director considers necessary or appropriate.

21 SEC. 203. TRANSFER OF ASSETS.

- 22 Except as otherwise provided in this Act and the
- 23 amendments made by this Act, so much of the personnel,
- 24 property, records, and unexpended balances of appropria-
- 25 tions, allocations, and other funds employed, used, held,

- 1 available, or to be made available in connection with a
- 2 function transferred to the Panel or the Secretary by this
- 3 Act shall be available to the Panel or the Secretary at such
- 4 time and to such extent as the President directs for use
- 5 in connection with the functions transferred.

6 SEC. 204. SAVING PROVISIONS.

- 7 (a) Legal Documents.—All orders, determinations,
- 8 rules, regulations, permits, grants, loans, contracts, agree-
- 9 ments, certificates, licenses, and privileges—
- 10 (1) that have been issued, made, granted, or al-
- lowed to become effective by the President, the
- 12 Interstate Commerce Commission, any officer or em-
- ployee of the Interstate Commerce Commission, or
- any other Government official, or by a court of com-
- petent jurisdiction, in the performance of any func-
- tion that is transferred by this Act or the amend-
- ments made by this Act; and
- 18 (2) that are in effect on the effective date of
- such transfer (or become effective after such date
- pursuant to their terms as in effect on such effective
- 21 date),
- 22 shall continue in effect according to their terms until
- 23 modified, terminated, superseded, set aside, or revoked in
- 24 accordance with law by the President, the Panel, any other
- 25 authorized official, a court of competent jurisdiction, or

- 1 operation of law. The Panel shall promptly rescind all reg-
- 2 ulations established by the Interstate Commerce Commis-
- 3 sion that are based on provisions of law repealed and not
- 4 substantively reenacted by this Act.
- 5 (b) PROCEEDINGS.—(1) Except as provided in para-
- 6 graph (2), the Panel shall assume responsibility for the
- 7 continuation of all proceedings pending before the Inter-
- 8 state Commerce Commission, and shall complete such pro-
- 9 ceedings in accordance with law and regulations as in ef-
- 10 fect before the date of the enactment of this Act.
- 11 (2) In the case of a proceeding under a provision of
- 12 law repealed, and not reenacted, by this Act, such proceed-
- 13 ing shall be terminated.
- 14 (c) Suits.—(1) This Act shall not affect suits com-
- 15 menced before the date of the enactment of this Act, ex-
- 16 cept that the Panel shall assume the position of the Inter-
- 17 state Commerce Commission, and, except as provided in
- 18 paragraph (2), in all such suits, proceeding shall be had,
- 19 appeals taken, and judgments rendered in the same man-
- 20 ner and with the same effect as if this Act had not been
- 21 enacted.
- 22 (2) If the court in a suit described in paragraph (1)
- 23 remands a case to the Panel, subsequent proceedings re-
- 24 lated to such case shall proceed in accordance with appli-

- 1 cable law and regulations as in effect at the time of such
- 2 subsequent proceedings.
- 3 (d) EXERCISE OF AUTHORITIES.—Except as other-
- 4 wise provided by law, an officer or employee of the Panel
- 5 may, for purposes of performing a function transferred by
- 6 this Act or the amendments made by this Act, exercise
- 7 all authorities under any other provision of law that were
- 8 available with respect to the performance of that function
- 9 to the official responsible for the performance of the func-
- 10 tion immediately before the effective date of the transfer
- 11 of the function under this Act or the amendments made
- 12 by this Act.
- 13 SEC. 205. REFERENCES.
- 14 Any reference to the Interstate Commerce Commis-
- 15 sion in any other Federal law, Executive order, rule, regu-
- 16 lation, or delegation of authority, or any document of or
- 17 pertaining to the Interstate Commerce Commission or an
- 18 officer or employee of the Interstate Commerce Commis-
- 19 sion, is deemed to refer to the Panel or a member or em-
- 20 ployee of the Panel, as appropriate.

1

TITLE III—CONFORMING

2	AMENDMENTS
3	Subtitle A—Amendments to United
4	States Code
5	SEC. 301. TITLE 5 AMENDMENTS.
6	(a) Compensation for Positions at Level III.—
7	Section 5314 of title 5, United States Code, is amended
8	by striking "Chairman, Interstate Commerce Commis-
9	sion." and inserting in lieu thereof "Director, Transpor-
10	tation Adjudication Panel.".
11	(b) Compensation for Positions at Level IV.—
12	Section 5315 of title 5, United States Code, is amended
13	by striking "Members, Interstate Commerce Commis-
14	sion." and inserting in lieu thereof "Members, Transpor-
15	tation Adjudication Panel.''.
16	SEC. 302. TITLE 11 AMENDMENTS.
17	Subchapter IV of chapter 11 of title 11, United
18	States Code, is amended—
19	(1) by amending section 1162 to read as fol-
20	lows:
21	"§ 1162. Definition
22	"In this subchapter, 'Panel' means the 'Transpor-
23	tation Adjudication Panel'."; and
24	(2) by striking "Commission" each place it ap-
25	pears and inserting in lieu thereof "Panel".

I	SEC. 303. TITLE 18 AMENDMENT.
2	Section 6001(1) of title 18, United States Code, is
3	amended by striking "Interstate Commerce Commission"
4	and inserting in lieu thereof "Transportation Adjudication
5	Panel".
6	SEC. 304. INTERNAL REVENUE CODE OF 1986 AMEND
7	MENTS.
8	(a) Section 3231.—Section 3231 of the Internal
9	Revenue Code of 1986 is amended—
10	(1) by striking "Interstate Commerce Commis-
11	sion" in subsection (a) and inserting in lieu thereof
12	"Transportation Adjudication Panel"; and
13	(2) by striking "an express carrier, sleeping car
14	carrier, or" in subsection (g) and inserting in lieu
15	thereof "a".
16	(b) Section 7701.—Section 7701 of the Internal
17	Revenue Code of 1986 is amended—
18	(1) in paragraph (33)(B), by striking "Federa
19	Power Commission" and inserting in lieu thereof
20	"Federal Energy Regulatory Commission";
21	(2) in paragraph (33)(C)(i), by striking "Inter-
22	state Commerce Commission" and inserting in lieu
23	thereof "Transportation Adjudication Panel";
24	(3) in paragraph (33)(C)(ii), by striking "Inter-
25	state Commerce Commission" and inserting in lieu

 $thereof\ ``Federal\ Energy\ Regulatory\ Commission";$

26

1	(4) in paragraph (33)(F), by striking "Inter-
2	state Commerce Commission under subchapter III of
3	chapter 105" and inserting in lieu thereof "Trans-
4	portation Adjudication Panel under subchapter II of
5	chapter 135'';
6	(5) in paragraph (33)(G), by striking "sub-
7	chapter I of chapter 105" and inserting in lieu
8	thereof "part A of subtitle IV"; and
9	(6) in paragraph (33)(H), by striking "sub-
10	chapter I of chapter 105" and inserting in lieu
11	thereof "part A of subtitle IV".
12	SEC. 305. TITLE 28 AMENDMENTS.
13	(a) Chapter 157 Amendments.—(1) Chapter 157
14	of title 28, United States Code, is amended—
15	(A) by striking "INTERSTATE COM-
16	MERCE COMMISSION" in the chapter head-
17	ing and inserting in lieu thereof "TRANSPOR-
18	TATION ADJUDICATION PANEL";
19	(B) by striking " Commission's " in the sec-
20	tion heading of section 2321 and inserting in lieu
21	thereof " Panel's ";
22	(C) by striking "Interstate Commerce Commis-
23	sion" each place it appears and inserting in lieu
24	thereof "Transportation Adjudication Panel"; and

1	(D) by striking "Commission" each place it ap-
2	pears and inserting in lieu thereof "Panel".
3	(2)(A) The item relating to chapter 157 in the table
4	of chapters of title 28, United States Code, is amended
5	by striking "Interstate Commerce Commission" and in-
6	serting in lieu thereof "Transportation Adjudication
7	Panel".
8	(B) The item relating to section 2321 in the table
9	of sections of chapter 157 of title 28, United States Code,
10	is amended by striking "Commission's" and inserting in
11	lieu thereof "Panel's".
12	(b) Chapter 158 Amendments.—Chapter 158 of
13	title 28, United States Code, is amended—
14	(1) by striking "the Interstate Commerce Com-
15	mission," in section 2341(3)(A);
16	(2) by striking "and" at the end of section
17	2341(3)(C);
18	(3) by striking the period at the end of section
19	2341(3)(D) and inserting in lieu thereof "; and";
20	(4) by inserting at the end of section 2341(3)
21	the following new subparagraph:
22	"(E) the Panel, when the order was en-
23	tered by the Transportation Adjudication
24	Panel."; and
25	(5) in section 2342, by—

1	(A) inserting "or pursuant to part B of
2	subtitle IV of title 49, United States Code" be-
3	fore the semicolon at the end of paragraph
4	(3)(A); and
5	(B) striking paragraph (5) and inserting
6	the following:
7	"(5) all rules, regulations, or final orders of the
8	Transportation Adjudication Panel made reviewable
9	by section 2321 of this title; and".
10	SEC. 306. TITLE 39 AMENDMENTS.
11	Title 39, United States Code, is amended—
12	(1) in section 5005(a)(4) by striking "5201(7)"
13	and inserting "5201(6)";
14	(2) in section 5005(b)(3), by striking "Inter-
15	state Commerce Commission" and inserting in lieu
16	thereof "Transportation Adjudication Panel"; and
17	(3) in chapter 52—
18	(A) by amending paragraph (1) of section
19	5201 to read as follows:
20	"(1) 'Panel' means the Transportation Adju-
21	dication Panel;";
22	(B) in section 5201(2) by striking "a
23	motor common carrier, or express carrier" and
24	inserting "or a motor carrier";
25	(C) in section 5201(4)—

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1	(i) by striking "common"; and
2	(ii) by striking "permit" and inserting
3	"registration";
4	(D) in section 5201(5)—
5	(i) by striking "common" each place
6	it appears;
7	(ii) by striking "10102(14)" and in-
8	serting "13102(11)"; and
9	(iii) by striking ''certificate of public
10	convenience and necessity" and inserting
11	"registration";
12	(E) by striking paragraph (6);
13	(F) by redesignating paragraphs (7) and
14	(8) as paragraphs (6) and (7), respectively;
15	(G) in section 5201(6), as so redesignated,
16	by striking "certificate of public convenience
17	and necessity" and inserting "certificate or reg-
18	istration;
19	(H) by striking subsection (f) of section
20	5203, and redesignating subsection (g) of such
21	section as subsection (f);
22	(I) in subsection (f) of section 5203, as so
23	redesignated by subparagraph (H) of this para-
24	graph—

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1	(i) by striking "Commission" and in-
2	serting "Panel"; and
3	(ii) by striking "motor common car-
4	rier" each place it appears and inserting
5	"motor carrier;
6	(J) by striking "Interstate Commerce
7	Commission" in the section heading of sec-
8	tion 5207 and inserting in lieu thereof
9	${\it ``Transportation Adjudication Panel'';}\\$
10	(K) by striking "Commission's" in sections
11	5208(a) and 5215(a) and inserting in lieu
12	thereof "Panel's";
13	(L) by striking "Commission" each place it
14	appears and inserting in lieu thereof "Panel";
15	(M) in the item relating to section 5207 in
16	the table of sections, by striking "Interstate
17	Commerce Commission" and inserting in lieu
18	thereof "Transportation Adjudication Panel";
19	and
20	(N) in section 5215(a) by striking "motor
21	common carrier" and inserting "motor carrier".
22	SEC. 307. TITLE 49 AMENDMENTS.
23	Title 49. United States Code, is amended—

1	(1) in section 22106(e)(1) by striking "an ap-
2	plication for abandonment of" and inserting in lieu
3	thereof "a notice of intent to abandon"; and
4	(2) by repealing subsection (d) of section
5	24705.
6	Subtitle B—Other Amendments
7	SEC. 311. AGRICULTURAL ADJUSTMENT ACT OF 1938
8	AMENDMENT.
9	Section 201 of the Agricultural Adjustment Act of
10	1938 (7 U.S.C. 1291) is amended—
11	(1) by striking "Interstate Commerce Commis-
12	sion" each place it appears and inserting in lieu
13	thereof "Transportation Adjudication Panel";
14	(2) by striking "Commission" each place it ap-
15	pears and inserting in lieu thereof "Panel"; and
16	(3) by striking "Commission's" in subsection
17	(b) and inserting in lieu thereof "Panel's".
18	SEC. 312. ANIMAL WELFARE ACT AMENDMENT.
19	Section 15(a) of the Animal Welfare Act (7 U.S.C.
20	2145(a)) is amended by striking "Interstate Commerce
21	Commission" and inserting in lieu thereof "Transpor-
22	tation Adjudication Panel".

1	SEC. 313. FEDERAL ELECTION CAMPAIGN ACT OF 1971
2	AMENDMENTS.
3	Section 401 of the Federal Election Campaign Act
4	of 1971 is amended—
5	(1) by striking "Interstate Commerce Commis-
6	sion shall each promulgate, within ninety days after
7	the date of enactment of this Act" and inserting in
8	lieu thereof "Transportation Adjudication Panel
9	shall each maintain''; and
10	(2) by inserting "or Panel" after "or such Com-
11	mission".
12	SEC. 314. FAIR CREDIT REPORTING ACT AMENDMENT.
13	Section 621(b)(4) of the Fair Credit Reporting Act
14	(15 U.S.C. $1681s(b)(4)$) is amended by striking "Inter-
15	state Commerce Commission with respect to any common
16	carrier subject to those Acts" and inserting in lieu thereof
17	"Secretary of Transportation, with respect to all carriers
18	subject to the jurisdiction of the Transportation Adjudica-
19	tion Panel".
20	SEC. 315. EQUAL CREDIT OPPORTUNITY ACT AMENDMENT.
21	Section 704(a)(4) of the Equal Credit Opportunity
22	Act (15 U.S.C. 1691c(a)(4)) is amended by striking
23	"Interstate Commerce Commission with respect to any
24	common carrier subject to those Acts" and inserting in
25	lieu thereof "Secretary of Transportation, with respect to

1	all carriers subject to the jurisdiction of the Transpor-
2	tation Adjudication Panel".
3	SEC. 316. FAIR DEBT COLLECTION PRACTICES ACT AMEND
4	MENT.
5	Section 814(b)(4) of the Fair Debt Collection Prac-
6	tices Act (15 U.S.C. 1692l(b)(4)) is amended by striking
7	"Interstate Commerce Commission with respect to any
8	common carrier subject to those Acts" and inserting in
9	lieu thereof "Secretary of Transportation, with respect to
10	all carriers subject to the jurisdiction of the Transpor-
11	tation Adjudication Panel''.
12	SEC. 317. NATIONAL TRAILS SYSTEM ACT AMENDMENTS.
13	The National Trails System Act is amended—
14	(1) in section 8(d)—
15	(A) by striking "Chairman of the Inter-
16	state Commerce Commission" and inserting in
17	lieu thereof "Director of the Transportation
18	Adjudication Panel"; and
19	(B) by striking "Commission" and insert-
20	ing in lieu thereof "Panel"; and
21	(2) in section 9(b), by striking "Interstate
22	Commerce Commission" and inserting in lieu thereof
23	"Transportation Adjudication Panel".
24	SEC. 318. CLAYTON ACT AMENDMENTS.
25	The Clayton Act is amended—

1	(1) in section 7 (15 U.S.C. 18)—
2	(A) by striking "Interstate Commerce
3	Commission' and inserting in lieu thereof
4	"Transportation Adjudication Panel"; and
5	(B) by inserting ", Panel," after "vesting
6	such power in such Commission";
7	(2) in section 11(a) (15 U.S.C. 21(a)), by strik-
8	ing "Interstate Commerce Commission where appli-
9	cable to common carriers subject to the Interstate
10	Commerce Act, as amended" and inserting in lieu
11	thereof "Transportation Adjudication Panel where
12	applicable to common carriers subject to subtitle IV
13	of title 49, United States Code"; and
14	(3) in section 16 (15 U.S.C. 22), by striking
15	"in equity for injunctive relief" and all that follows
16	through "Interstate Commerce Commission" and in-
17	serting in lieu thereof "for injunctive relief against
18	any common carrier subject to the jurisdiction of the
19	Transportation Adjudication Panel under subtitle IV
20	of title 49, United States Code".
21	SEC. 319. INSPECTOR GENERAL ACT OF 1978 AMENDMENT.
22	Section $8G(a)(2)$ of the Inspector General Act of
23	1978 (5 U.S.C. App.) is amended by striking "the Inter-
24	state Commerce Commission "

1	SEC. 320. ENERGY POLICY ACT OF 1992 AMENDMENTS.
2	Subsections (a) and (d) of section 1340 of the Energy
3	Policy Act of 1992 (42 U.S.C. 13369(a) and (d)) are
4	amended by striking "Interstate Commerce Commission"
5	and inserting in lieu thereof "Transportation Adjudication
6	Panel".
7	SEC. 321. MERCHANT MARINE ACT, 1920, AMENDMENTS
8	The Merchant Marine Act, 1920, is amended—
9	(1) in section 8 (46 U.S.C. App. 867)—
10	(A) by striking "Interstate Commerce
11	Commission" both places it appears and insert-
12	ing in lieu thereof "Transportation Adjudica-
13	tion Panel"; and
14	(B) by striking "commission" and insert-
15	ing in lieu thereof "Panel"; and
16	(2) in section 28 (46 U.S.C. App. 884)—
17	(A) by striking "Interstate Commerce
18	Commission" and inserting in lieu thereof
19	"Transportation Adjudication Panel"; and
20	(B) by striking "commission" each place it
21	appears and inserting in lieu thereof "Panel".
22	SEC. 322. RAILWAY LABOR ACT AMENDMENTS.
23	Section 1 of the Railway Labor Act (45 U.S.C. 151)
24	is amended—
25	(1) by striking "express company, sleeping-car
26	company, carrier by railroad, subject to the Inter-

1	state Commerce Act" in the first paragraph and in-
2	serting in lieu thereof "railroad subject to the juris-
3	diction of the Transportation Adjudication Panel'';
4	(2) by striking "Interstate Commerce Commis-
5	sion" each place it appears in the first and fifth
6	paragraphs and inserting in lieu thereof "Transpor-
7	tation Adjudication Panel"; and
8	(3) by striking "Commission" each place it ap-
9	pears in the fifth paragraph and inserting in lieu
10	thereof "Panel".
11	SEC. 323. RAILROAD RETIREMENT ACT OF 1974 AMEND-
12	MENTS.
12	MENTS.
13	Section 1 of the Railroad Retirement Act of 1974 (45
13	Section 1 of the Railroad Retirement Act of 1974 (45
13 14	Section 1 of the Railroad Retirement Act of 1974 (45 U.S.C. 231) is amended—
13 14 15	Section 1 of the Railroad Retirement Act of 1974 (45 U.S.C. 231) is amended— (1) by amending subsection (a)(1)(i) to read as
13 14 15 16	Section 1 of the Railroad Retirement Act of 1974 (45 U.S.C. 231) is amended— (1) by amending subsection (a)(1)(i) to read as follows:
13 14 15 16 17	Section 1 of the Railroad Retirement Act of 1974 (45 U.S.C. 231) is amended— (1) by amending subsection (a)(1)(i) to read as follows: "(i) any carrier by railroad subject to the juris-
13 14 15 16 17	Section 1 of the Railroad Retirement Act of 1974 (45 U.S.C. 231) is amended— (1) by amending subsection (a)(1)(i) to read as follows: "(i) any carrier by railroad subject to the jurisdiction of the Transportation Adjudication Panel
13 14 15 16 17 18	Section 1 of the Railroad Retirement Act of 1974 (45 U.S.C. 231) is amended— (1) by amending subsection (a)(1)(i) to read as follows: "(i) any carrier by railroad subject to the jurisdiction of the Transportation Adjudication Panel under part A of subtitle IV of title 49, United States
13 14 15 16 17 18 19 20	Section 1 of the Railroad Retirement Act of 1974 (45 U.S.C. 231) is amended— (1) by amending subsection (a)(1)(i) to read as follows: "(i) any carrier by railroad subject to the jurisdiction of the Transportation Adjudication Panel under part A of subtitle IV of title 49, United States Code;";
13 14 15 16 17 18 19 20 21	Section 1 of the Railroad Retirement Act of 1974 (45 U.S.C. 231) is amended— (1) by amending subsection (a)(1)(i) to read as follows: "(i) any carrier by railroad subject to the jurisdiction of the Transportation Adjudication Panel under part A of subtitle IV of title 49, United States Code;"; (2) by striking "Interstate Commerce Commissions"

1	is hereby authorized and directed upon request of
2	the Railroad Retirement Board"; and
3	(3) by inserting "the Transportation Adjudica-
4	tion Panel," after "the Interstate Commerce Com-
5	mission," in subsection (o).
6	SEC. 324. RAILROAD UNEMPLOYMENT INSURANCE ACT
7	AMENDMENTS.
8	The Railroad Unemployment Insurance Act is
9	amended—
10	(1) by striking "Interstate Commerce Commis-
11	sion is hereby authorized and directed upon request
12	of the Board" in section 1(a) (45 U.S.C. 351(a))
13	and inserting in lieu thereof "Transportation Adju-
14	dication Panel is hereby authorized and directed
15	upon request of the Railroad Retirement Board";
16	(2) by amending paragraph (b) of such section
17	1 to read as follows:
18	"(b) The term 'carrier' means a railroad subject to
19	the jurisdiction of the Transportation Adjudication Panel
20	under part A of subtitle IV of title 49, United States
21	Code.";
22	and
23	(3) by striking "Interstate Commerce Commis-
24	sion, adjusted, as determined by the Board" in sec-
25	tion 2(h)(3) (45 U.S.C. 352(h)(3)) and inserting in

1	lieu thereof "Transportation Adjudication Panel, ad-
2	justed, as determined by the Railroad Retirement
3	Board".
4	SEC. 325. EMERGENCY RAIL SERVICES ACT OF 1970 AMEND-
5	MENTS.
6	The Emergency Rail Services Act of 1970 is amend-
7	ed—
8	(1) by amending paragraph (2) of section 2 (45
9	U.S.C. 661(2)) to read as follows:
10	"(2) 'Panel' means the Transportation Adjudication
11	Panel.";
12	(2) by striking "Interstate Commerce Commis-
13	sion" in section 6(a) (45 U.S.C. 665(a)) and insert-
14	ing in lieu thereof "Panel"; and
15	(3) by striking "Commission" each place it ap-
16	pears and inserting in lieu thereof "Panel".
17	SEC. 326. ALASKA RAILROAD TRANSFER ACT OF 1982
18	AMENDMENTS.
19	Section 608 of the Alaska Railroad Transfer Act of
20	1982 (45 U.S.C. 1207) is amended—
21	(1) by striking "Interstate Commerce Commis-
22	sion" each place it appears and inserting in lieu
23	thereof "Transportation Adjudication Panel"; and
24	(2) by striking "Commission" in subsection (b)
25	and inserting in lieu thereof "Panel".

1	SEC. 327. REGIONAL RAIL REORGANIZATION ACT OF 1973
2	AMENDMENTS.
3	The Regional Rail Reorganization Act of 1973 is
4	amended—
5	(1) in section 304(d)(3) (45 U.S.C.
6	744(d)(3))—
7	(A) by striking "this title," and all that
8	follows through "(A) shall take" and inserting
9	in lieu thereof "this title, the Commission shall
10	take"; and
11	(B) by striking "this subsection; and" and
12	all that follows through "205(d)(6) of this Act"
13	and inserting in lieu thereof "this subsection";
14	and
15	(2) in section 707 (45 U.S.C. 797f)—
16	(A) by inserting "(a)" at the beginning of
17	the text; and
18	(B) by adding at the end the following new
19	subsections:
20	"(b) Notwithstanding any other provision of this Act
21	or any agreement or arrangement in effect as of the date
22	of the enactment of this subsection, the Corporation may
23	not sell or transfer ownership or management, in whole
	or in part, of any facility acquired by the Corporation
25	under this Act that is used for the repair, rehabilitation,
26	or maintenance of cars or locomotives without first ob-

- 1 taining the expess consent of the authorized representa-
- 2 tives of the employees at such facility covered by collective
- 3 bargaining agreements. Any transaction undertaken in
- 4 violation of this subsection or subsection (c) shall be con-
- 5 sidered in violation of section 6 of the Railway Labor Act,
- 6 and shall be actionable as such.
- 7 "(c) Notwithstanding any other provision of this Act
- 8 or any agreement or arrangement in effect as of the date
- 9 of the enactment of this subsection, any transfer by the
- 10 Corporation of ownership, in whole or in part, other than
- 11 for scrappage, of a car or locomotive that was repaired,
- 12 rehabilitated, or maintained, before the date of the enact-
- 13 ment of this subsection, at a facility acquired by the Cor-
- 14 poration under this Act, without first obtaining the ex-
- 15 press consent of the authorized representatives of the em-
- 16 ployees at the Corporation's principal maintenance facility
- 17 covered by collective bargaining agreements, is prohib-
- 18 ited.".
- 19 SEC. 328. MILWAUKEE RAILROAD RESTRUCTURING ACT
- 20 **AMENDMENT.**
- 21 Section 18 of the Milwaukee Railroad Restructuring
- 22 Act (45 U.S.C. 916) is repealed.

1	SEC. 329. ROCK ISLAND RAILROAD TRANSITION AND EM-
2	PLOYEE ASSISTANCE ACT AMENDMENTS.
3	The Rock Island Railroad Transition and Employee
4	Assistance Act is amended—
5	(1) in section 104(a) (45 U.S.C. 1003(a)) by
6	striking "section 11125 of title 49, United States
7	Code, or"; and
8	(2) by repealing section 120 (45 U.S.C. 1015).
9	SEC. 330. RAILROAD REVITALIZATION AND REGULATORY
10	REFORM ACT OF 1976 AMENDMENTS.
11	The Railroad Revitalization and Regulatory Reform
12	Act of 1976 is amended—
13	(1) in section 505(a)(3) (45 U.S.C.
14	825(a)(3))—
15	(A) by striking "A financially responsible
16	person (as defined in section $10910(a)(1)$ of
17	title 49, United States Code)" and inserting in
18	lieu thereof "(A) A financially responsible per-
19	son''; and
20	(B) by inserting at the end the following
21	new subparagraph:
22	"(B) For purposes of this paragraph, the term 'finan-
23	cially responsible person' means a person who (i) is capa-
24	ble of paying the constitutional minimum value of the rail-
25	road line proposed to be acquired, and (ii) is able to assure
26	that adequate transportation will be provided over such

- 1 line for a period of not less than 3 years. Such term in-
- 2 cludes a governmental authority but does not include a
- 3 class I or class II rail carrier.";
- 4 (2) in section 509(b) (45 U.S.C. 829(b)) by
- 5 striking paragraph (2); and
- 6 (3) in section 510 (45 U.S.C. 830) by striking
- 7 "the provisions of section 20a of the Interstate Com-
- 8 merce Act (49 U.S.C. 20a), nor".
- 9 SEC. 331. SERVICE CONTRACT ACT OF 1965 AMENDMENT.
- Section 7(3) of the Service Contract Act of 1965 (41
- 11 U.S.C. 356(3)) is amended by striking "where published
- 12 tariff rates are in effect".
- 13 SEC. 332. FISCAL YEAR 1982 CONTINUING RESOLUTION
- 14 AMENDMENT.
- 15 Section 115 of the Joint Resolution entitled "Joint
- 16 Resolution making further continuing appropriations for
- 17 the fiscal year 1982, and for other purposes" (Public Law
- 18 97–92; 95 Stat. 1196) is repealed.
- 19 SEC. 333. MIGRANT AND SEASONAL AGRICULTURAL WORK-
- 20 ER PROTECTION ACT.
- 21 Section 401(b) of the Migrant and Seasonal Agricul-
- 22 tural Worker Protection Act (29 U.S.C. 1841(b)) is
- 23 amended by—
- 24 (1) striking "part II of the Interstate Com-
- 25 merce Act (49 U.S.C. 301 et seq.), or any successor

- 1 provision of" in paragraph (2)(C) and inserting
- 2 "part B of"; and
- 3 (2) striking "common carriers of passengers
- 4 under part II of the Interstate Commerce Act (49
- 5 U.S.C. 301 et seq.), and any successor provision of"
- 6 in paragraph (3) and inserting "carriers of pas-
- 7 sengers under part B of".
- 8 SEC. 334. FEDERAL AVIATION ADMINISTRATION AUTHOR-
- 9 **IZATION ACT OF 1994.**
- Section 601(d) of the Federal Aviation Administra-
- 11 tion Authorization Act of 1994 (Public Law 103–305) is
- 12 amended by striking all after "subsection (c)" and insert-
- 13 ing "shall not take effect as long as section 14501(b)(2)
- 14 of title 49, United States Code, applies to that State.".
- 15 SEC. 335. TERMINATION OF CERTAIN MARITIME AUTHOR-
- 16 **ITY**.
- 17 (a) Repeal of Intercoastal Shipping Act,
- 18 1933.—The Act of March 3, 1933 (Chapter 199; 46 App.
- 19 U.S.C. 843 et seq.), commonly referred to as the
- 20 Intercoastal Shipping Act, 1933, is repealed effective Sep-
- 21 tember 30, 1996.
- 22 (b) Repeal of Provisions of Shipping Act,
- 23 1916.—The following provisions of the Shipping Act,
- 24 1916, are repealed effective September 30, 1996:
- 25 (1) Section 3 (46 U.S.C. App. 804).

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(2) Section 14 (46 U.S.C. App. 812).
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             (3) Section 15 (46 U.S.C. App. 814).
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             (4) Section 16 (46 U.S.C. App. 815).
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             (5) Section 17 (46 U.S.C. App. 816).
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             (6) Section 18 (46 U.S.C. App. 817).
             (7) Section 19 (46 U.S.C. App. 818).
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             (8) Section 20 (46 U.S.C. App. 819).
             (9) Section 21 (46 U.S.C. App. 820).
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             (10) Section 22 (46 U.S.C. App. 821).
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             (11) Section 23 (46 U.S.C. App. 822).
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             (12) Section 24 (46 U.S.C. App. 823).
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             (13) Section 25 (46 U.S.C. App. 824).
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             (14) Section 27 (46 U.S.C. App. 826).
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             (15) Section 29 (46 U.S.C. App. 828).
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             (16) Section 30 (46 U.S.C. App. 829).
             (17) Section 31 (46 U.S.C. App. 830).
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             (18) Section 32 (46 U.S.C. App. 831).
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             (19) Section 33 (46 U.S.C. App. 832).
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             (20) Section 35 (46 U.S.C. App. 833a).
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             (21) Section 43 (46 U.S.C. App. 841a).
             (22) Section 45 (46 U.S.C. App. 841c).
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1	SEC. 336. DEPARTMENT OF TRANSPORTATION AND RELAT-
2	ED AGENCIES APPROPRIATION ACT, 1982
3	AMENDMENT.
4	Section 402 of the Department of Transportation and
5	Related Agencies Appropriation Act, 1982 (Public Law
6	97–102; 95 Stat. 1465) is repealed.
	Passed the House of Representatives November 14,
	1995.

Attest:

Clerk.